FEDERAL OPERATING PERMIT

A FEDERAL OPERATING PERMIT IS HEREBY ISSUED TO Eastman Cogeneration L.P.

AUTHORIZING THE OPERATION OF Eastman Chemical Texas Operations U5 Eastman Cogeneration Facility Electric and Other Services Combined

LOCATED AT
Harrison County, Texas
Latitude 32° 26' 50" Longitude 94° 41' 27"
Regulated Entity Number: RN100542695

This permit is issued in accordance with and subject to the Texas Clean Air Act (TCAA), Chapter 382 of the Texas Health and Safety Code and Title 30 Texas Administrative Code Chapter 122 (30 TAC Chapter 122), Federal Operating Permits. Under 30 TAC Chapter 122, this permit constitutes the permit holder's authority to operate the site, emission units and affected source listed in this permit. Operations of the site, emission units and affected source listed in this permit are subject to all additional rules or amended rules and orders of the Commission pursuant to the TCAA.

This permit does not relieve the permit holder from the responsibility of obtaining New Source Review authorization for new, modified, or existing facilities in accordance with 30 TAC Chapter 116, Control of Air Pollution by Permits for New Construction or Modification.

The site, emission units and affected source authorized by this permit shall be operated in accordance with 30 TAC Chapter 122, the general terms and conditions, special terms and conditions, and attachments contained herein.

This permit shall expire five years from the date of issuance. The renewal requirements specified in 30 TAC § 122.241 must be satisfied in order to renew the authorization to operate the site, emission units and affected source.

Permit No:	02082	Issuance Date: _	July 10, 2014	
For the Co	mmission			

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General Terms and Conditions

The permit holder shall comply with all terms and conditions contained in 30 TAC § 122.143 (General Terms and Conditions), 30 TAC § 122.144 (Recordkeeping Terms and Conditions), 30 TAC § 122.145 (Reporting Terms and Conditions), and 30 TAC § 122.146 (Compliance Certification Terms and Conditions).

In accordance with 30 TAC § 122.144(1), records of required monitoring data and support information required by this permit, or any applicable requirement codified in this permit, are required to be maintained for a period of five years from the date of the monitoring report, sample, or application unless a longer data retention period is specified in an applicable requirement. The five year record retention period supersedes any less stringent retention requirement that may be specified in a condition of a permit identified in the New Source Review Authorization attachment.

If the permit holder chooses to demonstrate that this permit is no longer required, a written request to void this permit shall be submitted to the Texas Commission on Environmental Quality (TCEQ) by the Responsible Official in accordance with 30 TAC § 122.161(e). The permit holder shall comply with the permit's requirements, including compliance certification and deviation reporting, until notified by the TCEQ that this permit is voided.

The permit holder shall comply with 30 TAC Chapter 116 by obtaining a New Source Review authorization prior to new construction or modification of emission units located in the area covered by this permit.

All reports required by this permit must include in the submittal a cover letter which identifies the following information: company name, TCEQ regulated entity number, air account number (if assigned), site name, area name (if applicable), and Air Permits Division permit number(s).

Special Terms and Conditions:

Emission Limitations and Standards, Monitoring and Testing, and Recordkeeping and Reporting

- 1. Permit holder shall comply with the following requirements:
 - A. Emission units (including groups and processes) in the Applicable Requirements Summary attachment shall meet the limitations, standards, equipment specifications, monitoring, recordkeeping, reporting, testing, and other requirements listed in the Applicable Requirements Summary attachment to assure compliance with the permit.
 - B. The textual description in the column titled "Textual Description" in the Applicable Requirements Summary attachment is not enforceable and is not deemed as a substitute for the actual regulatory language. The Textual Description is provided for information purposes only.
 - C. A citation listed on the Applicable Requirements Summary attachment, which has a notation [G] listed before it, shall include the referenced section and subsection for all commission rules, or paragraphs for all federal and state regulations and all subordinate paragraphs, subparagraphs and clauses, subclauses, and items contained within the referenced citation as applicable requirements.

- D. When a grouped citation, notated with a [G] in the Applicable Requirements Summary, contains multiple compliance options, the permit holder must keep records of when each compliance option was used.
- E. Emission units subject to 40 CFR Part 63, Subpart ZZZZ as identified in the attached Applicable Requirements Summary table are subject to 30 TAC Chapter 113, Subchapter C, § 1090 which incorporates the 40 CFR Part 63 Subpart by reference.
- 2. The permit holder shall comply with the following sections of 30 TAC Chapter 101 (General Air Quality Rules):
 - A. Title 30 TAC § 101.1 (relating to Definitions), insofar as the terms defined in this section are used to define the terms used in other applicable requirements
 - B. Title 30 TAC § 101.3 (relating to Circumvention)
 - C. Title 30 TAC § 101.8 (relating to Sampling), if such action has been requested by the TCEQ
 - D. Title 30 TAC \S 101.9 (relating to Sampling Ports), if such action has been requested by the TCEQ
 - E. Title 30 TAC § 101.10 (relating to Emissions Inventory Requirements)
 - F. Title 30 TAC § 101.201 (relating to Emission Event Reporting and Recordkeeping Requirements)
 - G. Title 30 TAC § 101.211 (relating to Scheduled Maintenance, Start-up, and Shutdown Reporting and Recordkeeping Requirements)
 - H. Title 30 TAC § 101.221 (relating to Operational Requirements)
 - I. Title 30 TAC § 101.222 (relating to Demonstrations)
 - J. Title 30 TAC § 101.223 (relating to Actions to Reduce Excessive Emissions)
- 3. Permit holder shall comply with the following requirements of 30 TAC Chapter 111:
 - A. Visible emissions from stationary vents with a flow rate of less than 100,000 actual cubic feet per minute and constructed after January 31, 1972 that are not listed in the Applicable Requirements Summary attachment for 30 TAC Chapter 111, Subchapter A, Division 1, shall not exceed 20% opacity averaged over a six-minute period. The permit holder shall comply with the following requirements for stationary vents at the site subject to this standard:
 - (i) Title 30 TAC § 111.111(a)(1)(B) (relating to Requirements for Specified Sources)
 - (ii) Title 30 TAC § 111.111(a)(1)(E)
 - (iii) Title 30 TAC § 111.111(a)(1)(F)(i), (ii), (iii), or (iv)

- (iv) For emission units with vent emissions subject to 30 TAC § 111.111(a)(1)(B), complying with 30 TAC § 111.111(a)(1)(F)(ii), (iii), or (iv), and capable of producing visible emissions from, but not limited to, particulate matter, acid gases and NO_x, the permit holder shall also comply with the following periodic monitoring requirements for the purpose of annual compliance certification under 30 TAC § 122.146. These periodic monitoring requirements do not apply to vents that are not capable of producing visible emissions such as vents that emit only colorless VOCs; vents from non-fuming liquids; vents that provide passive ventilation, such as plumbing vents; or vent emissions from any other source that does not obstruct the transmission of light. Vents, as specified in the "Applicable Requirements Summary" attachment, that are subject to the emission limitation of 30 TAC § 111.111(a)(1)(B) are not subject to the following periodic monitoring requirements:
 - (1) An observation of stationary vents from emission units in operation shall be conducted at least once during each calendar quarter unless the emission unit is not operating for the entire quarter.
 - (2) For stationary vents from a combustion source, if an alternative to the normally fired fuel is fired for a period greater than or equal to 24 consecutive hours, the permit holder shall conduct an observation of the stationary vent for each such period to determine if visible emissions are present. If such period is greater than 3 months, observations shall be conducted once during each quarter. Supplementing the normally fired fuel with natural gas or fuel gas to increase the net heating value to the minimum required value does not constitute creation of an alternative fuel.
 - (3) Records of all observations shall be maintained.
 - **(4)** Visible emissions observations of emission units operated during daylight hours shall be conducted no earlier than one hour after sunrise and no later than one hour before sunset. Visible emissions observations of emission units operated only at night must be made with additional lighting and the temporary installation of contrasting backgrounds. Visible emissions observations shall be made during times when the activities described in 30 TAC § 111.111(a)(1)(E) are not taking place. Visible emissions shall be determined with each stationary vent in clear view of the observer. The observer shall be at least 15 feet, but not more than 0.25 mile, away from each stationary vent during the observation. For outdoor locations, the observer shall select a position where the sun is not directly in the observer's eyes. When condensed water vapor is present within the plume, as it emerges from the emissions outlet, observations must be made beyond the point in the plume at which condensed water vapor is no longer visible. When water vapor within the plume condenses and becomes visible at a distance from the emissions outlet, the observation shall be evaluated at the outlet prior to condensation of water vapor. A certified opacity reader is not required for visible emissions observations.

- (5) Compliance Certification:
 - (a) If visible emissions are not present during the observation, the RO may certify that the source is in compliance with the applicable opacity requirement in 30 TAC § 111.111(a)(1) and (a)(1)(B).
 - (b) However, if visible emissions are present during the observation, the permit holder shall either list this occurrence as a deviation on the next deviation report as required under 30 TAC § 122.145(2) or conduct the appropriate opacity test specified in 30 TAC § 111.111(a)(1)(F) as soon as practicable, but no later than 24 hours after observing visible emissions to determine if the source is in compliance with the opacity requirements. If an opacity test is performed and the source is determined to be in compliance, the RO may certify that the source is in compliance with the applicable opacity requirement. However, if an opacity test is performed and the source is determined to be out of compliance, the permit holder shall list this occurrence as a deviation on the next deviation report as required under 30 TAC § 122.145(2). The opacity test must be performed by a certified opacity reader.
 - (c) Some vents may be subject to multiple visible emission or monitoring requirements. All credible data must be considered when certifying compliance with this requirement even if the observation or monitoring was performed to demonstrate compliance with a different requirement.
- B. For visible emissions from all other sources not specified in 30 TAC § 111.111(a)(1), (4), or (7); the permit holder shall comply with the following requirements:
 - (i) Title 30 TAC § 111.111(a)(8)(A) (relating to Requirements for Specified Sources)
 - (ii) Title 30 TAC § 111.111(a)(8)(B)(i) or (ii)
 - (iii) For a source subject to 30 TAC \S 111.111(a)(8)(A), complying with 30 TAC \S 111.111(a)(8)(B)(i) or (ii), and capable of producing visible emissions from, but not limited to, particulate matter, acid gases and NO_x, the permit holder shall also comply with the following periodic monitoring requirements for the purpose of annual compliance certification under 30 TAC \S 122.146:
 - (1) An observation of visible emissions from a source which is required to comply with 30 TAC § 111.111(a)(8)(A) shall be conducted at least once during each calendar quarter unless the source is not operating for the entire quarter.
 - (2) Records of all observations shall be maintained.

(3) Visible emissions observations of sources operated during daylight hours shall be conducted no earlier than one hour after sunrise and no later than one hour before sunset. Visible emissions observations of sources operated only at night must be made with additional lighting and the temporary installation of contrasting backgrounds. Visible emissions shall be determined with each source in clear view of the observer. The observer shall be at least 15 feet, but not more than 0.25 mile, away from each source during the observation. For outdoor locations, the observer shall select a position where the sun is not directly in the observer's eyes. When condensed water vapor is present within the plume, as it emerges from the emissions outlet, observations must be made beyond the point in the plume at which condensed water vapor is no longer visible. When water vapor within the plume condenses and becomes visible at a distance from the emissions outlet, the observation shall be evaluated at the outlet prior to condensation of water vapor. A certified opacity reader is not required for visible emissions observations.

(4) Compliance Certification:

- (a) If visible emissions are not present during the observation, the RO may certify that the source is in compliance with the applicable opacity requirement in 30 TAC § 111.111(a)(8) and (a)(8)(A)
- (b) However, if visible emissions are present during the observation, the permit holder shall either list this occurrence as a deviation on the next deviation report as required under 30 TAC § 122.145(2) or conduct the appropriate opacity test specified in 30 TAC § 111.111(a)(8)(B) as soon as practicable, but no later than 24 hours after observing visible emissions to determine if the source is in compliance with the opacity requirements. If an opacity test is performed and the source is determined to be in compliance, the RO may certify that the source is in compliance with the applicable opacity requirement. However, if an opacity test is performed and the source is determined to be out of compliance, the permit holder shall list this occurrence as a deviation on the next deviation report as required under 30 TAC § 122.145(2). The opacity test must be performed by a certified opacity reader.
- C. Certification of opacity readers determining opacities under Method 9 (as outlined in 40 CFR Part 60, Appendix A) to comply with opacity monitoring requirements shall be accomplished by completing the Visible Emissions Evaluators Course, or approved agency equivalent, no more than 180 days before the opacity reading.
- D. For emission units with contributions from uncombined water, the permit holder shall comply with the requirements of 30 TAC § 111.111(b).

- E. Emission limits on nonagricultural processes, except for the steam generators specified in 30 TAC § 111.153, shall comply with the following requirements:
 - (i) Emissions of PM from any source may not exceed the allowable rates as required in 30 TAC § 111.151(a) (relating to Allowable Emissions Limits)
 - (ii) Sources with an effective stack height (h_e) less than the standard effective stack height (H_e), must reduce the allowable emission level by multiplying it by $[h/H]^2$ as required in 30 TAC § 111.151(b)
 - (iii) Effective stack height shall be calculated by the equation specified in 30 TAC § 111.151(c)
- 4. The permit holder shall comply with the following requirements for units subject to any subpart of 40 CFR Part 60, unless otherwise stated in the applicable subpart:
 - A. Title 40 CFR § 60.7 (relating to Notification and Recordkeeping)
 - B. Title 40 CFR § 60.8 (relating to Performance Tests)
 - C. Title 40 CFR § 60.11 (relating to Compliance with Standards and Maintenance Requirements)
 - D. Title 40 CFR § 60.12 (relating to Circumvention)
 - E. Title 40 CFR § 60.13 (relating to Monitoring Requirements)
 - F. Title 40 CFR § 60.14 (relating to Modification)
 - G. Title 40 CFR § 60.15 (relating to Reconstruction)
 - H. Title 40 CFR § 60.19 (relating to General Notification and Reporting Requirements)
- 5. The permit holder shall comply with the requirements of 30 TAC Chapter 113, Subchapter C, § 113.100 for units subject to any subpart of 40 CFR Part 63, unless otherwise stated in the applicable subpart.

Additional Monitoring Requirements

6. The permit holder shall comply with the periodic monitoring requirements as specified in the attached "Periodic Monitoring Summary" upon issuance of the permit. Except for, as applicable, monitoring malfunctions, associated repairs, and required quality assurance or control activities (including, as applicable, calibration checks and required zero and span adjustments), the permit holder shall conduct all monitoring in continuous operation (or shall collect data at all required intervals) at all times that the pollutant-specific emissions unit is operating. The permit holder may elect to collect monitoring data on a more frequent basis and average the data, consistent with the averaging time specified in the "Periodic Monitoring Summary," for purposes of determining whether a deviation has occurred. However, the additional data points must be collected on a regular basis. In no event shall data be collected and used in particular instances to avoid reporting deviations. Deviations shall be reported according to 30 TAC § 122.145 (Reporting Terms and Conditions).

New Source Review Authorization Requirements

- 7. Permit holder shall comply with the requirements of New Source Review authorizations issued or claimed by the permit holder for the permitted area, including permits, permits by rule, standard permits, flexible permits, special permits, permits for existing facilities including Voluntary Emissions Reduction Permits and Electric Generating Facility Permits issued under 30 TAC Chapter 116, Subchapter I, or special exemptions referenced in the New Source Review Authorization References attachment. These requirements:
 - A. Are incorporated by reference into this permit as applicable requirements
 - B. Shall be located with this operating permit
 - C. Are not eligible for a permit shield
- 8. The permit holder shall comply with the general requirements of 30 TAC Chapter 106, Subchapter A or the general requirements, if any, in effect at the time of the claim of any PBR. The permit holder shall maintain records to demonstrate compliance with any emission limitation or standard that is specified in a permit by rule (PBR) or Standard Permit listed in the New Source Review Authorizations attachment. The records shall yield reliable data from the relevant time period that are representative of the emission unit's compliance with the PBR or Standard Permit. These records may include, but are not limited to, production capacity and throughput, hours of operation, safety data sheets (SDS), chemical composition of raw materials, speciation of air contaminant data, engineering calculations, maintenance records, fugitive data, performance tests, capture/control device efficiencies, direct pollutant monitoring (CEMS, COMS, or PEMS), or control device parametric monitoring. These records shall be made readily accessible and available as required by 30 TAC § 122.144. Any monitoring or recordkeeping data indicating noncompliance with the PBR or Standard Permit shall be considered and reported as a deviation according to 30 TAC § 122.145 (Reporting Terms and Conditions).

Compliance Requirements

- 8. The permit holder shall certify compliance in accordance with 30 TAC § 122.146. The permit holder shall comply with 30 TAC § 122.146 using at a minimum, but not limited to, the continuous or intermittent compliance method data from monitoring, recordkeeping, reporting, or testing required by the permit and any other credible evidence or information. The certification period may not exceed 12 months and the certification must be submitted within 30 days after the end of the period being certified.
- 9. Use of Discrete Emission Credits to comply with the applicable requirements:
 - A. Unless otherwise prohibited, the permit holder may use discrete emission credits to comply with the following applicable requirements listed elsewhere in this permit:
 - (i) Title 30 TAC Chapter 115
 - (ii) Title 30 TAC Chapter 117
 - (iii) If applicable, offsets for Title 30 TAC Chapter 116

- (iv) Temporarily exceed state NSR permit allowables
- B. The permit holder shall comply with the following requirements in order to use the credit to comply with the applicable requirements:
 - (i) The permit holder must notify the TCEQ according to 30 TAC § 101.376(d)
 - (ii) The discrete emission credits to be used must meet all the geographic, timeliness, applicable pollutant type, and availability requirements listed in 30 TAC Chapter 101, Subchapter H, Division 4
 - (iii) The executive director has approved the use of the discrete emission credits according to 30 TAC \S 101.376(d)(1)(A)
 - (iv) The permit holder keeps records of the use of credits towards compliance with the applicable requirements in accordance with 30 TAC § 101.372(h) and 30 TAC Chapter 122
 - (v) Title 30 TAC § 101.375 (relating to Emission Reductions Achieved Outside the United States)

Risk Management Plan

10. For processes subject to 40 CFR Part 68 and specified in 40 CFR § 68.10, the permit holder shall comply with the requirements of the Accidental Release Prevention Provisions in 40 CFR Part 68. The permit holder shall submit to the appropriate agency either a compliance schedule for meeting the requirements of 40 CFR Part 68 by the date provided in 40 CFR § 68.10(a), or as part of the compliance certification submitted under this permit, a certification statement that the source is in compliance with all requirements of 40 CFR Part 68, including the registration and submission of a risk management plan.

Permit Location

11. The permit holder shall maintain a copy of this permit and records related to requirements listed in this permit on site.

Permit Shield (30 TAC § 122.148)

12. A permit shield is granted for the emission units, groups, or processes specified in the attached "Permit Shield." Compliance with the conditions of the permit shall be deemed compliance with the specified potentially applicable requirements or specified potentially applicable state-only requirements listed in the attachment "Permit Shield." Permit shield provisions shall not be modified by the executive director until notification is provided to the permit holder. No later than 90 days after notification of a change in a determination made by the executive director, the permit holder shall apply for the appropriate permit revision to reflect the new determination. Provisional terms are not eligible for this permit shield. Any term or condition, under a permit shield, shall not be protected by the permit shield if it is replaced by a provisional term or condition or the basis of the term and condition changes.

Acid Rain Permit Requirements

13. For units GT1, GT2, HRSG1 and HRSG2 (identified in the Certificate of Representation as units (GEN1, GEN2 and GEN3 (steam turbine associated with both HRSG1 and HRSG2)), located at the affected source identified by ORIS/Facility code 55176, the designated representative and the owner or operator, as applicable, shall comply with the following Acid Rain Permit requirements.

A. General Requirements

- (i) Under 30 TAC § 122.12(1) and 40 CFR Part 72, the Acid Rain Permit requirements contained here are a separable portion of the Federal Operating Permit (FOP) and have an independent public comment process which may be separate from, or combined with the FOP.
- (ii) The owner and operator shall comply with the requirements of 40 CFR Part 72 and 40 CFR Part 76. Any noncompliance with the Acid Rain Permit will be considered noncompliance with the FOP and may be subject to enforcement action.
- (iii) The owners and operators of the affected source shall operate the source and the unit in compliance with the requirements of this Acid Rain Permit and all other applicable State and federal requirements.
- (iv) The owners and operators of the affected source shall comply with the General Terms and Conditions of the FOP that incorporates this Acid Rain Permit.
- (v) The term for the Acid Rain permit shall commence with the issuance of the FOP that incorporates the Acid Rain permit and shall be run concurrent with the remainder of the term of the FOP. Renewal of the Acid Rain permit shall coincide with the renewal of the FOP that incorporates the Acid Rain permit and subsequent terms shall be no more than five years from the date of renewal of the FOP and run concurrent with the permit term of the FOP.

B. Monitoring Requirements

- (i) The owners and operators, and the designated representative, of the affected source and each affected unit at the source shall comply with the monitoring requirements contained 40 CFR Part 75.
- (ii) The emissions measurements recorded and reported in accordance with 40 CFR Part 75 and any other credible evidence shall be used to determine compliance by the affected source with the acid rain emissions limitations and emissions reduction requirements for SO_2 and NO_x under the ARP.
- (iii) The requirements of 40 CFR Part 75 shall not affect the responsibility of the owners and operators to monitor emission of other pollutants or other emissions characteristics at the unit under other applicable requirements of the FCAA Amendments (42 U.S.C. 7401, as amended November 15, 1990) and other terms and conditions of the operating permit for the source.

C. SO₂ emissions requirements

- (i) The owners and operators of each source and each affected unit at the source shall comply with the applicable acid rain emissions limitations for SO₂.
- (ii) As of the allowance transfer deadline the owners and operators of the affected source and each affected unit at the source shall hold, in the unit's compliance subaccount, allowances in an amount not less than the total annual emissions of SO₂ for the previous calendar year.
- (iii) Each ton of SO₂ emitted in excess of the acid rain emissions limitations for SO₂ shall constitute a separate violation of the FCAA amendments.
- (iv) An affected unit shall be subject to the requirements under (i) and (ii) of the SO₂ emissions requirements as follows:
 - (1) Starting January 1, 2000, an affected unit under 40 CFR § 72.6(a)(2); or
 - (2) Starting on the later of January 1, 2000 or the deadline for monitor certification under 40 CFR Part 75, an affected unit under 40 CFR § 72.6(a)(3).
- (v) Allowances shall be held in, deducted from, or transferred into or among Allowance Tracking System accounts in accordance with the requirements of the ARP.
- (vi) An allowance shall not be deducted, for compliance with the requirements of this permit, in a calendar year before the year for which the allowance was allocated.
- (vii) An allowance allocated by the EPA Administrator or under the ARP is a limited authorization to emit SO₂ in accordance with the ARP. No provision of the ARP, Acid Rain permit application, this Acid Rain Permit, or an exemption under 40 CFR §§ 72.7 or 72.8 and no provision of law shall be construed to limit the authority of the United States to terminate or limit such authorization.
- (viii) An allowance allocated by the EPA Administrator under the ARP does not constitute a property right.

D. NO Emission Requirements

- (i) The owners and operators of the source and each affected unit at the source shall comply with the applicable acid rain emissions limitations for NO_x under 40 CFR Part 76.
- E. Excess emissions requirements for SO₂ and NO₃.
 - (i) The designated representative of an affected unit that has excess emissions in any calendar year shall submit a proposed offset plan, as required under 40 CFR Part 77.

- (ii) If an affected source has excess emissions in any calendar year shall, as required by 40 CFR Part 77:
 - (1) Pay, without demand, the penalty required and pay, upon demand, the interest on that penalty.
 - (2) Comply with the terms of an approved offset plan.

F. Recordkeeping and Reporting Requirements

- (i) Unless otherwise provided, the owners and operators of the affected source and each affected unit at the source shall keep on site at the source each of the following documents for a period of 5 years from the date the document is created. This period may be extended for cause, at any time before the end of 5 years, in writing by the permitting authority or the EPA Administrator.
 - (1) The certificate of representation for the designated representative for the source and each affected unit and all documents that demonstrate the truth of the statements in the certificate of representation, in accordance with 40 CFR § 72.24; provided that the certificate and documents shall be retained on site at the source beyond such 5-year period until such documents are superseded because of the submission of a new certificate of representation changing the designated representative.
 - (2) All emissions monitoring information, in accordance with 40 CFR Part 75, provided that to the extent that 40 CFR Part 75 provides for a 3-year period for recordkeeping (rather than a five-year period cited in 30 TAC § 122.144), the 3-year period shall apply.
 - (3) Copies of all reports, compliance certifications, and other submissions and all records made or required under the ARP or relied upon for compliance certification.
 - (4) Copies of all documents used to complete an acid rain permit application and any other submission under the ARP or to demonstrate compliance with the requirements of the ARP.
- (ii) The designated representative of an affected source and each affected unit at the source shall submit the reports required under the ARP including those under 40 CFR Part 72. Subpart I and 40 CFR Part 75.

G. Liability

- (i) Any person who knowingly violates any requirement or prohibition of the ARP, a complete acid rain permit application, an acid rain permit, or a written exemption under 40 CFR §§ 72.7 or 72.8, including any requirement for the payment of any penalty owed to the United States, shall be subject to enforcement pursuant to FCAA § 113(c).
- (ii) Any person who knowingly makes a false, material statement in any record, submission, or report under the ARP shall be subject to criminal enforcement pursuant to FCAA § 113(c) and 18 U.S.C. 1001.

- (iii) No permit revision shall excuse any violation of the requirements of the ARP that occurs prior to the date that the revision takes effect.
- (iv) The affected source and each affected unit shall meet the requirements of the ARP contained in 40 CFR Parts 72 through 78.
- (v) Any provision of the ARP that applies to an affected source or the designated representative of an affected source shall also apply to the owners and operators of such source and of the affected units at the source.
- (vi) Any provision of the ARP that applies to an affected unit (including a provision applicable to the DR of an affected unit) shall also apply to the owners and operators of such unit. Except as provided under 40 CFR § 72.44 (Phase II repowering extension plans) and 40 CFR § 76.11 (NO averaging plans), and except with regard to the requirements applicable to units with a common stack under 40 CFR Part 75 (including 40 CFR §§ 75.16, 75.17, and 75.18), the owners and operators and the DR of one affected unit shall not be liable for any violation by any other affected unit of which they are not owners or operators or the DR and that is located at a source of which they are not owners or operators or the DR.
- (vii) Each violation of a provision of 40 CFR Parts 72, 73, 74, 75, 76, 77, and 78 by an affected source or affected unit, or by an owner or operator or DR of such source or unit, shall be a separate violation of the FCAA Amendments.
- H. Effect on other authorities. No provision of the ARP, an acid rain permit application, an acid rain permit, or an exemption under 40 CFR §§ 72.7 or 72.8 shall be construed as:
 - (i) Except as expressly provided in Title IV of the FCAA Amendments, exempting or excluding the owners and operators and, to the extent applicable, the DR of an affected source or affected unit from compliance with any other provision of the FCAA Amendments, including the provisions of Title I of the FCAA Amendments relating to applicable National Ambient Air Quality Standards or State Implementation Plans.
 - (ii) Limiting the number of allowances a unit can hold; provided, that the number of allowances held by the unit shall not affect the source's obligation to comply with any other provisions of the FCAA Amendments.
 - (iii) Requiring a change of any kind in any state law regulating electric utility rates and charges, affecting any state law regarding such state regulation, or limiting such state regulation, including any prudence review requirements under such state law.
 - (iv) Modifying the Federal Power Act or affecting the authority of the Federal Energy Regulatory Commission under the Federal Power Act; or,
 - (v) Interfering with or impairing any program for competitive bidding for power supply in a state in which such program is established.

I. The number of SO₂ allowances allocated by the EPA in 40 CFR Part 73 is enforceable only by the EPA Administrator.

Cross-State Air Pollution Rule (CSAPR) Trading Program Requirements

14. For units GT1, GT2, HRSG1, and HRSG2 (identified in the Certificate of Representation as units GEN1, GEN2, and GEN3 (steam turbine associated with both HRSG1 and HRSG2)), located at the site identified by Plant code/ORIS/Facility code 55176, the designated representative and the owner or operator, as applicable, shall comply with the following CSAPR requirements. Until approval of a Texas CSAPR SIP by EPA, the permit holder shall comply with the equivalent requirements of 40 CFR Part 97.

A. General Requirements

- (i) The owners and operators of the CSAPR NO_x and the CSAPR SO₂ source shall operate the source and the unit in compliance with the requirements of the applicable CSAPR Trading Programs and all other applicable State and federal requirements.
- (ii) The owners and operators of the CSAPR NO and the CSAPR SO source shall comply with the requirements of 40 CFR Part 97, Subpart AAAAA for CSAPR NO Annual Trading Program, Subpart DDDDD for CSAPR SO Group 2 Trading Program, Subpart EEEEE for CSAPR NO Ozone Season Group 2 Trading Program, and with the General Terms and Conditions of the Federal Operating Permit (FOP) that incorporates the CSAPR requirements.

B. Description of CSAPR Monitoring Provisions

- (i) The CSAPR subject unit(s), and the unit-specific monitoring provisions at this source, are identified in the following paragraph(s). These unit(s) are subject to the requirements for the CSAPR NO_x Annual Trading Program, CSAPR SO₂ Group 2 Trading Program, and CSAPR NO_x Ozone Season Group 2 Trading Program.
 - (1) For unit(s) GT1, GT2, HRSG1, and HRSG2 the owners and operators shall comply with the continuous emission monitoring system or systems (CEMS) requirements pursuant to 40 CFR Part 75, Subpart H for NO_x, and with the excepted monitoring system requirements for gas- and oil-fired units pursuant to 40 CFR Part 75, Appendix D for SO₂ and heat input.
- (ii) The above description of the monitoring used by a unit does not change, create an exemption from, or otherwise affect the monitoring, recordkeeping, and reporting requirements applicable to the unit under 40 CFR §§ 97.430 through 97.435 (CSAPR NO Annual Trading Program), §§ 97.730 through 97.735 (CSAPR SO Group 2 Trading Program), and §§ 97.830 through 97.835 (CSAPR NO Ozone Season Group 2 Trading Program). The monitoring, recordkeeping and reporting requirements applicable to each unit are included below in the standard conditions for the applicable CSAPR trading programs.
- (iii) Owners and operators must submit to the Administrator a monitoring plan for each unit in accordance with 40 CFR §§ 75.53, 75.62 and 75.73,

as applicable. The monitoring plan for each unit is available at the EPA's website at

https://www.epa.gov/airmarkets/clean-air-markets-monitoring-plans-part -75-sources.

- (iv) Owners and operators that want to use an alternative monitoring system must submit to the Administrator a petition requesting approval of the alternative monitoring system in accordance with 40 CFR Part 75, Subpart E and 40 CFR § 75.66 and § 97.435 (CSAPR NO Annual Trading Program), § 97.735 (CSAPR SO Group 2 Trading Program), and/or § 97.835 (CSAPR NO Ozone Season Group 2 Trading Program). The Administrator's response approving or disapproving any petition for an alternative monitoring system is available on the EPA's website at https://www.epa.gov/airmarkets/part-75-petition-responses.
- (v) Owners and operators that want to use an alternative to any monitoring, recordkeeping, or reporting requirement under 40 CFR §§ 97.430 through 97.434 (CSAPR NO Annual Trading Program, §§ 97.730 through 97.734 (CSAPR SO Group 2 Trading Program), and/or §§ 97.830 through 97.834 (CSAPR NO Ozone Season Group 2 Trading Program) must submit to the Administrator a petition requesting approval of the alternative in accordance with 40 CFR § 75.66 and § 97.435 (CSAPR NO Annual Trading Program), § 97.735 (CSAPR SO Group 2 Trading Program), and/or § 97.835 (CSAPR NO Ozone Season Group 2 Trading Program). The Administrator's response approving or disapproving any petition for an alternative to a monitoring, recordkeeping, or reporting requirement is available on the EPA's website at https://www.epa.gov/airmarkets/part-75-petition-responses.
- (vi) The descriptions of monitoring applicable to the unit included above meet the requirement of 40 CFR §§ 97.430 through 97.434 (CSAPR NO Annual Trading Program), §§ 97.730 through 97.734 (CSAPR SO Group 2 Trading Program), and §§ 97.830 through 97.834 (CSAPR NO Ozone Season Group 2 Trading Program), and therefore procedures for minor permit revisions, in accordance with 30 TAC § 122.217, may be used to add or change this unit's monitoring system description.
- 15. CSAPR NO Annual Trading Program Requirements (40 CFR § 97.406)
 - A. Designated representative requirements
 - (i) The owners and operators shall comply with the requirement to have a designated representative, and may have an alternate designated representative, in accordance with 40 CFR §§ 97.413 through 97.418.
 - B. Emissions monitoring, reporting, and recordkeeping requirements
 - (i) The owners and operators, and the designated representative, of each CSAPR NO_x Annual source and each CSAPR NO_x Annual unit at the source shall comply with the monitoring, reporting, and recordkeeping requirements of 40 CFR § 97.430 (general requirements, including installation, certification, and data accounting, compliance deadlines, reporting data, prohibitions, and long-term cold storage), § 97.431 (initial monitoring system certification and recertification procedures), § 97.432

(monitoring system out-of-control periods), § 97.433 (notifications concerning monitoring), § 97.434 (recordkeeping and reporting, including monitoring plans, certification applications, quarterly reports, and compliance certification), and § 97.435 (petitions for alternatives to monitoring, recordkeeping, or reporting requirements).

(ii) The emissions data determined in accordance with 40 CFR §§ 97.430 through 97.435 and any other credible evidence shall be used to calculate allocations of CSAPR NO. Annual allowances under 40 CFR §§ 97.411(a)(2) and (b) and § 97.412 and to determine compliance with the CSAPR NO. Annual emissions limitation and assurance provisions under paragraph C. below, provided that, for each monitoring location from which mass emissions are reported, the mass emissions amount used in calculating such allocations and determining such compliance shall be the mass emissions amount for the monitoring location determined in accordance with 40 CFR §§ 97.430 through 97.435 and rounded to the nearest ton, with any fraction of a ton less than 0.50 being deemed to be zero.

C. NO emissions requirements

- (i) CSAPR NO Annual emissions limitation
 - (1) As of the allowance transfer deadline for a control period in a given year, the owners and operators of each CSAPR NO_x Annual source and each CSAPR NO_x Annual unit at the source shall hold, in the source's compliance account, CSAPR NO_x Annual allowances available for deduction for such control period under 40 CFR § 97.424(a) in an amount not less than the tons of total NO_x emissions for such control period from all CSAPR NO_x Annual units at the source.
 - (2) If total NO emissions during a control period in a given year from the CSAPR NO Annual units at a CSAPR NO Annual source are in excess of the ČSAPR NO Annual emissions limitation set forth in paragraph C.(i)(1) above, then:
 - (a) The owners and operators of the source and each CSAPR NO Annual unit at the source shall hold the CSAPR NO Annual allowances required for deduction under 40 CFR § 97.424(d); and
 - (b) The owners and operators of the source and each CSAPR NO_x Annual unit at the source shall pay any fine, penalty, or assessment or comply with any other remedy imposed, for the same violations, under the Clean Air Act, and each ton of such excess emissions and each day of such control period shall constitute a separate violation of 40 CFR Part 97, Subpart AAAAA and the Clean Air Act.
- (ii) CSAPR NO Annual assurance provisions
 - (1) If total NO emissions during a control period in a given year from all CSAPR NO Annual units at CSAPR NO Annual sources in the

state exceed the state assurance level, then the owners and operators of such sources and units in each group of one or more sources and units having a common designated representative for such control period, where the common designated representative's share of such NO_x emissions during such control period exceeds the common designated representative's assurance level for the state and such control period, shall hold (in the assurance account established for the owners and operators of such group) CSAPR NO_x Annual allowances available for deduction for such control period under 40 CFR § 97.425(a) in an amount equal to two times the product (rounded to the nearest whole number), as determined by the Administrator in accordance with 40 CFR § 97.425(b), of multiplying -

- (a) The quotient of the amount by which the common designated representative's share of such NO_x emissions exceeds the common designated representative's assurance level divided by the sum of the amounts, determined for all common designated representatives for such sources and units in the state for such control period, by which each common designated representative's share of such NO_x emissions exceeds the respective common designated representative's assurance level; and
- (b) The amount by which total NO_x emissions from all CSAPR NO_x Annual units at CSAPR NO_x Annual sources in the state for such control period exceed the state assurance level.
- (2) The owners and operators shall hold the CSAPR NO_x Annual allowances required under paragraph C.(ii)(1) above, as of midnight of November 1 (if it is a business day), or midnight of the first business day thereafter (if November 1 is not a business day), immediately after such control period.
- (3) Total NO_x emissions from all CSAPR NO_x Annual units at CSAPR NO_x Annual sources in the State during a control period in a given year exceed the state assurance level if such total NO_x emissions exceed the sum, for such control period, of the state NO_x Annual trading budget under 40 CFR § 97.410(a) and the state's variability limit under 40 CFR § 97.410(b).
- (4) It shall not be a violation of 40 CFR Part 97, Subpart AAAAA or of the Clean Air Act if total NO emissions from all CSAPR NO Annual units at CSAPR NO Ånnual sources in the State during a control period exceed the state assurance level or if a common designated representative's share of total NO emissions from the CSAPR NO Annual units at CSAPR NO Annual sources in the state during a control period exceeds the common designated representative's assurance level.
- (5) To the extent the owners and operators fail to hold CSAPR NO_x Annual allowances for a control period in a given year in accordance with paragraphs C.(ii)(1) through (3) above,

- (a) The owners and operators shall pay any fine, penalty, or assessment or comply with any other remedy imposed under the Clean Air Act; and
- (b) Each CSAPR NO_x Annual allowance that the owners and operators fail to hold for such control period in accordance with paragraphs C.(ii)(1) through (3) above and each day of such control period shall constitute a separate violation of 40 CFR Part 97, Subpart AAAAA and the Clean Air Act.

(iii) Compliance periods

- (1) A CSAPR NO_x Annual unit shall be subject to the requirements under paragraph C.(i) above for the control period starting on the later of January 1, 2015, or the deadline for meeting the unit's monitor certification requirements under 40 CFR § 97.430(b) and for each control period thereafter.
- (2) A CSAPR NO_x Annual unit shall be subject to the requirements under paragraph C.(ii) above for the control period starting on the later of January 1, 2017 or the deadline for meeting the unit's monitor certification requirements under 40 CFR § 97.430(b) and for each control period thereafter.
- (iv) Vintage of allowances held for compliance
 - (1) A CSAPR NO_x Annual allowance held for compliance with the requirements under paragraph C.(i)(1) above for a control period in a given year must be a CSAPR NO_x Annual allowance that was allocated for such control period or a control period in a prior year.
 - (2) A CSAPR NO_x Annual allowance held for compliance with the requirements under paragraphs C.(i)(2)(a) and (ii)(1) through (3) above for a control period in a given year must be a CSAPR NO_x Annual allowance that was allocated for a control period in a prior year or the control period in the given year or in the immediately following year.
- (v) Allowance Management System requirements. Each CSAPR NO_x Annual allowance shall be held in, deducted from, or transferred into, out of, or between Allowance Management System accounts in accordance with 40 CFR Part 97, Subpart AAAAA.
- (vi) Limited authorization. A CSAPR NO_x Annual allowance is a limited authorization to emit one ton of NO_x during the control period in one year. Such authorization is limited in its use and duration as follows:
 - (1) Such authorization shall only be used in accordance with the CSAPR NO_x Annual Trading Program; and
 - (2) Notwithstanding any other provision of 40 CFR Part 97, Subpart AAAAA , the Administrator has the authority to terminate or limit

the use and duration of such authorization to the extent the Administrator determines is necessary or appropriate to implement any provision of the Clean Air Act.

(vii) Property right. A CSAPR NO_x Annual allowance does not constitute a property right.

D. FOP revision requirements

- (i) No FOP revision shall be required for any allocation, holding, deduction, or transfer of CSAPR NO Annual allowances in accordance with 40 CFR Part 97, Subpart AAAAA.
- (ii) This FOP incorporates the CSAPR emissions monitoring, recordkeeping and reporting requirements pursuant to 40 CFR §§ 97.430 through 97.435, and the requirements for a continuous emission monitoring system (pursuant to 40 CFR Part 75, subparts B and H), an excepted monitoring system (pursuant to 40 CFR Part 75, appendices D and E), a low mass emissions excepted monitoring methodology (pursuant to 40 CFR § 75.19), and an alternative monitoring system (pursuant to 40 CFR Part 75, subpart E). Therefore, the Description of CSAPR Monitoring Provisions for CSAPR subject unit(s) may be added to, or changed, in this FOP using procedures for minor permit revisions in accordance with 30 TAC § 122.217.

E. Additional recordkeeping and reporting requirements

- (i) Unless otherwise provided, the owners and operators of each CSAPR NO Annual source and each CSAPR NO Annual unit at the source shall keep on site at the source each of the following documents (in hardcopy or electronic format) for a period of 5 years from the date the document is created. This period may be extended for cause, at any time before the end of 5 years, in writing by the Administrator.
 - (1) The certificate of representation under 40 CFR § 97.416 for the designated representative for the source and each CSAPR NO Annual unit at the source and all documents that demonstrate the truth of the statements in the certificate of representation; provided that the certificate and documents shall be retained on site at the source beyond such 5-year period until such certificate of representation and documents are superseded because of the submission of a new certificate of representation under 40 CFR § 97.416 changing the designated representative.
 - (2) All emissions monitoring information, in accordance with 40 CFR Part 97, Subpart AAAAA.
 - (3) Copies of all reports, compliance certifications, and other submissions and all records made or required under, or to demonstrate compliance with the requirements of, the CSAPR NO_x Annual Trading Program.
- (ii) The designated representative of a CSAPR NO_x Annual source and each CSAPR NO_y Annual unit at the source shall make all submissions required

under the CSAPR NO $_{\rm x}$ Annual Trading Program, except as provided in 40 CFR § 97.418. This requirement does not change, create an exemption from, or otherwise affect the responsible official submission requirements under 30 TAC § 122.165.

F. Liability

- (i) Any provision of the CSAPR NO_x Annual Trading Program that applies to a CSAPR NO_x Annual source or the designated representative of a CSAPR NO_x Annual source shall also apply to the owners and operators of such source and of the CSAPR NO_x Annual units at the source.
- (ii) Any provision of the CSAPR NO_x Annual Trading Program that applies to a CSAPR NO_x Annual unit or the designated representative of a CSAPR NO_x Annual unit shall also apply to the owners and operators of such unit.

G. Effect on other authorities

(i) No provision of the CSAPR NO_x Annual Trading Program or exemption under 40 CFR § 97.405 shall be construed as exempting or excluding the owners and operators, and the designated representative, of a CSAPR NO_x Annual source or CSAPR NO_x Annual unit from compliance with any other provision of the applicable, approved state implementation plan, a federally enforceable permit, or the Clean Air Act.

16. CSAPR SO₂ Group 2 Trading Program Requirements (40 CFR § 97.706)

A. Designated representative requirements

(i) The owners and operators shall comply with the requirement to have a designated representative, and may have an alternate designated representative, in accordance with 40 CFR §§ 97.713 through 97.718.

B. Emissions monitoring, reporting, and recordkeeping requirements

- (i) The owners and operators, and the designated representative, of each CSAPR SO₂ Group 2 source and each CSAPR SO₂ Group 2 unit at the source shall comply with the monitoring, reporting, and recordkeeping requirements of 40 CFR § 97.730 (general requirements, including installation, certification, and data accounting, compliance deadlines, reporting data, prohibitions, and long-term cold storage), § 97.731 (initial monitoring system certification and recertification procedures), § 97.732 (monitoring system out-of-control periods), § 97.733 (notifications concerning monitoring), § 97.734 (recordkeeping and reporting, including monitoring plans, certification applications, quarterly reports, and compliance certification), and § 97.735 (petitions for alternatives to monitoring, recordkeeping, or reporting requirements).
- (ii) The emissions data determined in accordance with 40 CFR § 97.730 through § 97.735 and any other credible evidence shall be used to calculate allocations of CSAPR SO₂ Group 2 allowances under 40 CFR §§ 97.711(a)(2) and (b) and § 97.712 and to determine compliance with the CSAPR SO₂ Group 2 emissions limitation and assurance provisions under

paragraph C. below, provided that, for each monitoring location from which mass emissions are reported, the mass emissions amount used in calculating such allocations and determining such compliance shall be the mass emissions amount for the monitoring location determined in accordance with 40 CFR §§ 97.730 through 97.735 and rounded to the nearest ton, with any fraction of a ton less than 0.50 being deemed to be zero.

C. SO₂ emissions requirements

- (i) CSAPR SO₂ Group 2 emissions limitation
 - (1) As of the allowance transfer deadline for a control period in a given year, the owners and operators of each CSAPR SO₂ Group 2 source and each CSAPR SO₂ Group 2 unit at the source shall hold, in the source's compliance account, CSAPR SO₂ Group 2 allowances available for deduction for such control period under 40 CFR § 97.724(a) in an amount not less than the tons of total SO₂ emissions for such control period from all CSAPR SO₂ Group 2 units at the source.
 - (2) If total SO₂ emissions during a control period in a given year from the CSAPR SO₂ Group 2 units at a CSAPR SO₂ Group 2 source are in excess of the CSAPR SO₂ Group 2 emissions limitation set forth in paragraph C.(i)(1) above, then:
 - (a) The owners and operators of the source and each CSAPR SO₂ Group 2 unit at the source shall hold the CSAPR SO₂ Group 2 allowances required for deduction under 40 CFR § 97.724(d); and
 - (b) The owners and operators of the source and each CSAPR SO₂ Group 2 unit at the source shall pay any fine, penalty, or assessment or comply with any other remedy imposed, for the same violations, under the Clean Air Act, and each ton of such excess emissions and each day of such control period shall constitute a separate violation of 40 CFR Part 97, Subpart DDDDD and the Clean Air Act.

(ii) CSAPR SO₂ Group 2 assurance provisions

(1) If total SO₂ emissions during a control period in a given year from all CSAPR SO₂ Group 2 units at CSAPR SO₂ Group 2 sources in the state exceed the state assurance level, then the owners and operators of such sources and units in each group of one or more sources and units having a common designated representative for such control period, where the common designated representative's share of such SO₂ emissions during such control period exceeds the common designated representative's assurance level for the state and such control period, shall hold (in the assurance account established for the owners and operators of such group) CSAPR SO₂ Group 2 allowances available for deduction for such control period under 40 CFR § 97.725(a) in an amount equal to two times the product (rounded to the nearest

whole number), as determined by the Administrator in accordance with 40 CFR § 97.725(b), of multiplying -

- (a) The quotient of the amount by which the common designated representative's share of such SO₂ emissions exceeds the common designated representative's assurance level divided by the sum of the amounts, determined for all common designated representatives for such sources and units in the state for such control period, by which each common designated representative's share of such SO₂ emissions exceeds the respective common designated representative's assurance level; and
- (b) The amount by which total SO₂ emissions from all CSAPR SO₂ Group 2 units at CSAPR SO₂ Group 2 sources in the state for such control period exceed the state assurance level.
- (2) The owners and operators shall hold the CSAPR SO₂ Group 2 allowances required under paragraph C.(ii)(1) above, as of midnight of November 1 (if it is a business day), or midnight of the first business day thereafter (if November 1 is not a business day), immediately after such control period.
- (3) Total SO₂ emissions from all CSAPR SO₂ Group 2 units at CSAPR SO₂ Group 2 sources in the state during a control period in a given year exceed the state assurance level if such total SO₂ emissions exceed the sum, for such control period, of the state SO₂ Group 2 trading budget under 40 CFR § 97.710(a) and the state's variability limit under 40 CFR § 97.710(b).
- (4) It shall not be a violation of 40 CFR Part 97, Subpart DDDDD or of the Clean Air Act if total SO₂ emissions from all CSAPR SO₂ Group 2 units at CSAPR SO₂ Group 2 sources in the state during a control period exceed the state assurance level or if a common designated representative's share of total SO₂ emissions from the CSAPR SO₂ Group 2 units at CSAPR SO₂ Group 2 sources in the state during a control period exceeds the common designated representative's assurance level.
- (5) To the extent the owners and operators fail to hold CSAPR SO₂ Group 2 allowances for a control period in a given year in accordance with paragraphs C.(ii)(1) through (3) above,
 - (a) The owners and operators shall pay any fine, penalty, or assessment or comply with any other remedy imposed under the Clean Air Act; and
 - (b) Each CSAPR SO₂ Group 2 allowance that the owners and operators fail to hold for such control period in accordance with paragraphs C.(ii)(1) through (3) above and each day of such control period shall constitute a separate violation of 40 CFR Part 97, Subpart DDDDD and the Clean Air Act.

(iii) Compliance periods

- (1) A CSAPR SO₂ Group 2 unit shall be subject to the requirements under paragraph C.(i) above for the control period starting on the later of January 1, 2015 or the deadline for meeting the unit's monitor certification requirements under 40 CFR § 97.730(b) and for each control period thereafter.
- (2) A CSAPR SO₂ Group 2 unit shall be subject to the requirements under paragraph C.(ii) above for the control period starting on the later of January 1, 2017 or the deadline for meeting the unit's monitor certification requirements under 40 CFR § 97.730(b) and for each control period thereafter.
- (iv) Vintage of allowances held for compliance
 - (1) A CSAPR SO₂ Group 2 allowance held for compliance with the requirements under paragraph C.(i)(1) above for a control period in a given year must be a CSAPR SO₂ Group 2 allowance that was allocated for such control period or a control period in a prior year.
 - (2) A CSAPR SO₂ Group 2 allowance held for compliance with the requirements under paragraphs C.(i)(2)(a) and (ii)(1) through (3) above for a control period in a given year must be a CSAPR SO₂ Group 2 allowance that was allocated for a control period in a prior year or the control period in the given year or in the immediately following year.
- (v) Allowance Management System requirements. Each CSAPR SO₂ Group 2 allowance shall be held in, deducted from, or transferred into, out of, or between Allowance Management System accounts in accordance with 40 CFR Part 97, Subpart DDDDD.
- (vi) Limited authorization. A CSAPR SO₂ Group 2 allowance is a limited authorization to emit one ton of SO₂ during the control period in one year. Such authorization is limited in its use and duration as follows:
 - (1) Such authorization shall only be used in accordance with the CSAPR SO₂ Group 2 Trading Program; and
 - (2) Notwithstanding any other provision of 40 CFR Part 97, Subpart DDDDD, the Administrator has the authority to terminate or limit the use and duration of such authorization to the extent the Administrator determines is necessary or appropriate to implement any provision of the Clean Air Act.
- (vii) Property right. A CSAPR SO₂ Group 2 allowance does not constitute a property right.
- D. FOP revision requirements

- (i) No FOP revision shall be required for any allocation, holding, deduction, or transfer of CSAPR SO₂ Group 2 allowances in accordance with 40 CFR Part 97, Subpart DDDDD.
- (ii) This FOP incorporates the CSAPR emissions monitoring, recordkeeping and reporting requirements pursuant to 40 CFR §§ 97.730 through 97.735, and the requirements for a continuous emission monitoring system (pursuant to 40 CFR Part 75, subparts B and H), an excepted monitoring system (pursuant to 40 CFR Part 75, appendices D and E), a low mass emissions excepted monitoring methodology (pursuant to 40 CFR § 75.19), and an alternative monitoring system (pursuant to 40 CFR Part 75, subpart E). Therefore the Description of CSAPR Monitoring Provisions for CSAPR subject unit(s) may be added to, or changed, in this FOP using procedures for minor permit revisions in accordance with 30 TAC § 122.217.

E. Additional recordkeeping and reporting requirements

- (i) Unless otherwise provided, the owners and operators of each CSAPR SO₂ Group 2 source and each CSAPR SO₂ Group 2 unit at the source shall keep on site at the source each of the following documents (in hardcopy or electronic format) for a period of 5 years from the date the document is created. This period may be extended for cause, at any time before the end of 5 years, in writing by the Administrator.
 - (1) The certificate of representation under 40 CFR § 97.716 for the designated representative for the source and each CSAPR SO₂ Group 2 unit at the source and all documents that demonstrate the truth of the statements in the certificate of representation; provided that the certificate and documents shall be retained on site at the source beyond such 5-year period until such certificate of representation and documents are superseded because of the submission of a new certificate of representation under 40 CFR § 97.716 changing the designated representative.
 - (2) All emissions monitoring information, in accordance with 40 CFR Part 97, Subpart DDDDD.
 - (3) Copies of all reports, compliance certifications, and other submissions and all records made or required under, or to demonstrate compliance with the requirements of, the CSAPR SO₂ Group 2 Trading Program.
- (ii) The designated representative of a CSAPR SO₂ Group 2 source and each CSAPR SO₂ Group 2 unit at the source shall make all submissions required under the CSAPR SO₂ Group 2 Trading Program, except as provided in 40 CFR § 97.718. This requirement does not change, create an exemption from, or otherwise affect the responsible official submission requirements under 30 TAC § 122.165.

F. Liability

(i) Any provision of the CSAPR SO₂ Group 2 Trading Program that applies to a CSAPR SO₂ Group 2 source or the designated representative of a CSAPR

- SO₂ Group 2 source shall also apply to the owners and operators of such source and of the CSAPR SO₂ Group 2 units at the source.
- (ii) Any provision of the CSAPR SO₂ Group 2 Trading Program that applies to a CSAPR SO₂ Group 2 unit or the designated representative of a CSAPR SO₂ Group 2 unit shall also apply to the owners and operators of such unit.

G. Effect on other authorities

- (i) No provision of the CSAPR SO₂ Group 2 Trading Program or exemption under 40 CFR § 97.705 shall be construed as exempting or excluding the owners and operators, and the designated representative, of a CSAPR SO₂ Group 2 source or CSAPR SO₂ Group 2 unit from compliance with any other provision of the applicable, approved state implementation plan, a federally enforceable permit, or the Clean Air Act.
- 17. CSAPR NO_v Ozone Season Group 2 Trading Program Requirements (40 CFR § 97.806)
 - A. Designated representative requirements
 - (i) The owners and operators shall comply with the requirement to have a designated representative, and may have an alternate designated representative, in accordance with 40 CFR §§ 97.813 through 97.818.
 - B. Emissions monitoring, reporting, and recordkeeping requirements
 - (i) The owners and operators, and the designated representative, of each CSAPR NO_x Ozone Season Group 2 source and each CSAPR NO_x Ozone Season Group 2 unit at the source shall comply with the monitoring, reporting, and recordkeeping requirements of 40 CFR § 97.830 (general requirements, including installation, certification, and data accounting, compliance deadlines, reporting data, prohibitions, and long-term cold storage), § 97.831 (initial monitoring system certification and recertification procedures), § 97.832 (monitoring system out-of-control periods), § 97.833 (notifications concerning monitoring), § 97.834 (recordkeeping and reporting, including monitoring plans, certification applications, quarterly reports, and compliance certification), and § 97.835 (petitions for alternatives to monitoring, recordkeeping, or reporting requirements).
 - (ii) The emissions data determined in accordance with 40 CFR § 97.830 through § 97.835 and any other credible evidence shall be used to calculate allocations of CSAPR NO Ozone Season Group 2 allowances under 40 CFR §§ 97.811 (a)(2) and § 97.812 and to determine compliance with the CSAPR NO Ozone Season Group 2 emissions limitation and assurance provisions under paragraph C. below, provided that, for each monitoring location from which mass emissions are reported, the mass emissions amount used in calculating such allocations and determining such compliance shall be the mass emissions amount for the monitoring location determined in accordance with 40 CFR §§ 97.830 through 97.835 and rounded to the nearest ton, with any fraction of a ton less than 0.50 being deemed to be zero.

- C. NO emissions requirements
 - (i) CSAPR NO Ozone Season Group 2 emissions limitation
 - (1) As of the allowance transfer deadline for a control period in a given year, the owners and operators of each CSAPR NO Ozone Season Group 2 source and each CSAPR NO Ozone Season Group 2 unit at the source shall hold, in the source's compliance account, CSAPR NO Ozone Season Group 2 allowances available for deduction for such control period under 40 CFR § 97.824 (a) in an amount not less than the tons of total NO emissions for such control period from all CSAPR NO Ozone Season Group 2 units at the source.
 - (2) If total NO emissions during a control period in a given year from the CSAPR NO Ozone Season Group 2 units at a CSAPR NO Ozone Season Group 2 source are in excess of the CSAPR NO Ozone Season Group 2 emissions limitation set forth in paragraph C.(i)(1) above, then:
 - (a) The owners and operators of the source and each CSAPR NO_x Ozone Season Group 2 unit at the source shall hold the CSAPR NO_x Ozone Season Group 2 allowances required for deduction under 40 CFR § 97.824 (d); and
 - (b) The owners and operators of the source and each CSAPR NO_x Ozone Season Group 2 unit at the source shall pay any fine, penalty, or assessment or comply with any other remedy imposed, for the same violations, under the Clean Air Act, and each ton of such excess emissions and each day of such control period shall constitute a separate violation of 40 CFR Part 97, Subpart EEEEE and the Clean Air Act.
 - (ii) CSAPR NO Ozone Season Group 2 assurance provisions
 - (1) If total NO emissions during a control period in a given year from all CSAPR NO Ozone Season Group 2 units at CSAPR NO Ozone Season Group 2 sources in the state exceed the state assurance level, then the owners and operators of such sources and units in each group of one or more sources and units having a common designated representative for such control period, where the common designated representative's share of such NO emissions during such control period exceeds the common designated representative's assurance level for the state and such control period, shall hold (in the assurance account established for the owners and operators of such group) CSAPR NO. Ozone Season Group 2 allowances available for deduction for such control period under 40 CFR § 97.825 (a) in an amount equal to two times the product (rounded to the nearest whole number), as determined by the Administrator in accordance with 40 CFR § 97.825 (b), of multiplying -

- (a) The quotient of the amount by which the common designated representative's share of such NO emissions exceeds the common designated representative's assurance level divided by the sum of the amounts, determined for all common designated representatives for such sources and units in the state for such control period, by which each common designated representative's share of such NO emissions exceeds the respective common designated representative's assurance level; and
- (b) The amount by which total NO_x emissions from all CSAPR NO_x Ozone Season Group 2 units at CSAPR NO_x Ozone Season Group 2 sources in the state for such control period exceed the state assurance level.
- (2) The owners and operators shall hold the CSAPR NO_x Ozone Season Group 2 allowances required under paragraph C.(ii)(1) above, as of midnight of November 1 (if it is a business day), or midnight of the first business day thereafter (if November 1 is not a business day), immediately after such control period.
- (3) Total NO emissions from all CSAPR NO Ozone Season Group 2 units at ČSAPR NO Ozone Season Group 2 sources in the state during a control period in a given year exceed the state assurance level if such total NO emissions exceed the sum, for such control period, of the state NO Ozone Season Group 2 trading budget under 40 CFR § 97.810 (a) and the state's variability limit under 40 CFR § 97.810 (b).
- (4) It shall not be a violation of 40 CFR Part 97, Subpart EEEEE or of the Clean Air Act if total NO_x emissions from all CSAPR NO_x Ozone Season Group 2 units at CSAPR NO_x Ozone Season Group 2 sources in the state during a control period exceed the state assurance level or if a common designated representative's share of total NO_x emissions from the CSAPR NO_x Ozone Season Group 2 units at CSAPR NO_x Ozone Season Group 2 sources in the state during a control period exceeds the common designated representative's assurance level.
- (5) To the extent the owners and operators fail to hold CSAPR NO Ozone Season Group 2 allowances for a control period in a given year in accordance with paragraphs C.(ii)(1) through (3) above,
 - (a) The owners and operators shall pay any fine, penalty, or assessment or comply with any other remedy imposed under the Clean Air Act; and
 - (b) Each CSAPR NO_x Ozone Season Group 2 allowance that the owners and operators fail to hold for such control period in accordance with paragraphs C.(ii)(1) through (3) above and each day of such control period shall constitute a separate violation of 40 CFR Part 97, Subpart EEEEE and the Clean Air Act.

(iii) Compliance periods

- (1) A CSAPR NO_x Ozone Season Group 2 unit shall be subject to the requirements under paragraph C.(i) above for the control period starting on the later of May 1, 2017 or the deadline for meeting the unit's monitor certification requirements under 40 CFR § 97.830 (b) and for each control period thereafter.
- (2) A CSAPR NO_x Ozone Season Group 2 unit shall be subject to the requirements under paragraph C.(ii) above for the control period starting on the later of May 1, 2017 or the deadline for meeting the unit's monitor certification requirements under 40 CFR § 97.830 (b) and for each control period thereafter.
- (iv) Vintage of allowances held for compliance
 - (1) A CSAPR NO_x Ozone Season Group 2 allowance held for compliance with the requirements under paragraph C.(i)(1) above for a control period in a given year must be a CSAPR NO_x Ozone Season Group 2 allowance that was allocated for such control period or a control period in a prior year.
 - (2) A CSAPR NO_x Ozone Season Group 2 allowance held for compliance with the requirements under paragraphs C.(i)(2)(a) and (ii)(1) through (3) above for a control period in a given year must be a CSAPR NO_x Ozone Season Group 2 allowance that was allocated for a control period in a prior year or the control period in the given year or in the immediately following year.
- (v) Allowance Management System requirements. Each CSAPR NO_x Ozone Season Group 2 allowance shall be held in, deducted from, or transferred into, out of, or between Allowance Management System accounts in accordance with 40 CFR Part 97, Subpart EEEEE.
- (vi) Limited authorization. A CSAPR NO_x Ozone Season Group 2 allowance is a limited authorization to emit one ton of NO_x during the control period in one year. Such authorization is limited in its use and duration as follows:
 - (1) Such authorization shall only be used in accordance with the CSAPR NO $_{\rm x}$ Ozone Season Group 2 Trading Program; and
 - (2) Notwithstanding any other provision of 40 CFR Part 97, Subpart EEEEE, the Administrator has the authority to terminate or limit the use and duration of such authorization to the extent the Administrator determines is necessary or appropriate to implement any provision of the Clean Air Act.
- (vii) Property right. A CSAPR NO_x Ozone Season Group 2 allowance does not constitute a property right.
- D. FOP revision requirements

- (i) No FOP revision shall be required for any allocation, holding, deduction, or transfer of CSAPR NO Ozone Season Group 2 allowances in accordance with 40 CFR Part 97. Subpart EEEEE.
- (ii) This FOP incorporates the CSAPR emissions monitoring, recordkeeping and reporting requirements pursuant to 40 CFR §§ 97.830 through 97.835, and the requirements for a continuous emission monitoring system (pursuant to 40 CFR Part 75, subpart H), an excepted monitoring system (pursuant to 40 CFR Part 75, appendices D and E), a low mass emissions excepted monitoring methodology (pursuant to 40 CFR § 75.19), and an alternative monitoring system (pursuant to 40 CFR Part 75, subpart E). Therefore the Description of CSAPR Monitoring Provisions for CSAPR subject unit(s) may be added to, or changed, in this FOP using procedures for minor permit revisions in accordance with 30 TAC § 122.217.

E. Additional recordkeeping and reporting requirements

- (i) Unless otherwise provided, the owners and operators of each CSAPR NO Ozone Season Group 2 source and each CSAPR NO Ozone Season Group 2 unit at the source shall keep on site at the source each of the following documents (in hardcopy or electronic format) for a period of 5 years from the date the document is created. This period may be extended for cause, at any time before the end of 5 years, in writing by the Administrator.
 - (1) The certificate of representation under 40 CFR § 97.816 for the designated representative for the source and each CSAPR NO Ozone Season Group 2 unit at the source and all documents that demonstrate the truth of the statements in the certificate of representation; provided that the certificate and documents shall be retained on site at the source beyond such 5-year period until such certificate of representation and documents are superseded because of the submission of a new certificate of representation under 40 CFR § 97.816 changing the designated representative.
 - (2) All emissions monitoring information, in accordance with 40 CFR Part 97, Subpart EEEEE.
 - (3) Copies of all reports, compliance certifications, and other submissions and all records made or required under, or to demonstrate compliance with the requirements of, the CSAPR NO Ozone Season Group 2 Trading Program.
- (ii) The designated representative of a CSAPR NO Ozone Season Group 2 source and each CSAPR NO Ozone Season Group 2 unit at the source shall make all submissions required under the CSAPR NO Ozone Season Group 2 Trading Program, except as provided in 40 CFR § 97.818. This requirement does not change, create an exemption from, or otherwise affect the responsible official submission requirements under 30 TAC § 122.165.

F. Liability

- (i) Any provision of the CSAPR NO_x Ozone Season Group 2 Trading Program that applies to a CSAPR NO_x Ozone Season Group 2 source or the designated representative of a CSAPR NO_x Ozone Season Group 2 source shall also apply to the owners and operators of such source and of the CSAPR NO_x Ozone Season Group 2 units at the source.
- (ii) Any provision of the CSAPR NO_x Ozone Season Group 2 Trading Program that applies to a CSAPR NO_x Ozone Season Group 2 unit or the designated representative of a CSAPR NO_x Ozone Season Group 2 unit shall also apply to the owners and operators of such unit.

G. Effect on other authorities

(i) No provision of the CSAPR NO Ozone Season Group 2 Trading Program or exemption under 40 CFR § 97.805 shall be construed as exempting or excluding the owners and operators, and the designated representative, of a CSAPR NO Ozone Season Group 2 source or CSAPR NO Ozone Season Group 2 unit from compliance with any other provision of the applicable, approved state implementation plan, a federally enforceable permit, or the Clean Air Act.

Attachments

Applicable Requirements Summary

Additional Monitoring Requirements

Permit Shield

New Source Review Authorization References

Applicable Requirements Summary

Unit Summary	32
•	
Applicable Requirements Summary	33

Note: A "none" entry may be noted for some emission sources in this permit's "Applicable Requirements Summary" under the heading of "Monitoring and Testing Requirements" and/or "Recordkeeping Requirements" and/or "Reporting Requirements." Such a notation indicates that there are no requirements for the indicated emission source as identified under the respective column heading(s) for the stated portion of the regulation when the emission source is operating under the conditions of the specified SOP Index Number. However, other relevant requirements pursuant to 30 TAC Chapter 122 including Recordkeeping Terms and Conditions (30 TAC § 122.145), and Compliance Certification Terms and Conditions (30 TAC § 122.146) continue to apply.

Unit Summary

Unit/Group/ Process ID No.	Unit Type	Group/Inclusive Units	SOP Index No.	Regulation	Requirement Driver
EMERGEN	SRIC ENGINES	N/A	60JJJJ-0001	40 CFR Part 60, Subpart JJJJ	No changing attributes.
EMERGEN	SRIC ENGINES	N/A	63ZZZZ-0001	40 CFR Part 63, Subpart ZZZZ	No changing attributes.
GT1	STATIONARY TURBINES	N/A	60GG-1	40 CFR Part 60, Subpart GG	No changing attributes.
GT2	STATIONARY TURBINES	N/A	60GG-1	40 CFR Part 60, Subpart GG	No changing attributes.
HRSG1	BOILERS/STEAM GENERATORS/STEAM GENERATING UNITS	N/A	60Da-1A	40 CFR Part 60, Subpart Da	D-SERIES FUEL TYPE = Natural gas and other gaseous fossil fuel.
HRSG1	BOILERS/STEAM GENERATORS/STEAM GENERATING UNITS	N/A	60Da-1B	40 CFR Part 60, Subpart Da	D-SERIES FUEL TYPE = Natural gas.
HRSG2	BOILERS/STEAM GENERATORS/STEAM GENERATING UNITS	N/A	60Da-1A	40 CFR Part 60, Subpart Da	D-SERIES FUEL TYPE = Natural gas and other gaseous fossil fuel.
HRSG2	BOILERS/STEAM GENERATORS/STEAM GENERATING UNITS	N/A	60Da-1B	40 CFR Part 60, Subpart Da	D-SERIES FUEL TYPE = Natural Gas.
S1	EMISSION POINTS/STATIONARY VENTS/PROCESS VENTS	N/A	111-1	30 TAC Chapter 111, Visible Emissions	No changing attributes.
S2	EMISSION POINTS/STATIONARY VENTS/PROCESS VENTS	N/A	111-1	30 TAC Chapter 111, Visible Emissions	No changing attributes.

Applicable Requirements Summary

Unit Group Process ID No.	Unit Group Process Type	SOP Index No.	Pollutant	State Rule or Federal Regulation Name	Emission Limitation, Standard or Equipment Specification Citation	Textual Description (See Special Term and Condition 1.B.)	Monitoring And Testing Requirements	Recordkeeping Requirements (30 TAC § 122.144)	Reporting Requirements (30 TAC § 122.145)
EMERGEN	EU	60JJJJ- 0001	СО	40 CFR Part 60, Subpart JJJJ	§ 60.4233(a) § 1054.105(a) § 60.4231(a) § 60.4234 § 60.4243(a) [G]§ 60.4243(d) § 60.4243(g) § 60.4246	Owners and operators of stationary SI ICE with a maximum engine power less than or equal to 19 KW and manufactured on or after 07/01/2008 must comply with a CO emission limit of 610 g/KW-hr, as stated in 40 CFR 60.4231(a) and 40 CFR 90.103(a) and 40 CFR 1054.105(a).	None	§ 60.4243(a)(1) § 60.4245(a)(1) § 60.4245(a)(2) § 60.4245(a)(3)	None
EMERGEN	EU	60JJJJ- 0001	HC and NO _x	40 CFR Part 60, Subpart JJJJ	§ 60.4233(a) § 1054.105(a) § 60.4231(a) § 60.4234 § 60.4243(a) [G]§ 60.4243(d) § 60.4243(g) § 60.4246	Owners and operators of stationary SI ICE with a maximum engine power less than or equal to 19 KW and a displacement of less than 225cc and manufactured in the 2012 model year or later must comply with an HC+NOx emission limit of 10 g/KW-hr, as stated in 40 CFR 60.4231(a) and 40 CFR 1054.105(a)-Table 1.	None	\$ 60.4243(a)(1) \$ 60.4245(a)(1) \$ 60.4245(a)(2) \$ 60.4245(a)(3)	None
EMERGEN	EU	63ZZZZ- 0001	112(B) HAPS	40 CFR Part 63, Subpart ZZZZ	§ 63.6590(c)	Stationary RICE subject to Regulations under 40 CFR Part 60. An affected source that meets any of the criteria in paragraphs (c)(1) through (7) of this section must meet the requirements of this part by meeting the requirements of 40 CFR	None	None	None

Applicable Requirements Summary

Unit Group Process ID No.	Unit Group Process Type	SOP Index No.	Pollutant	State Rule or Federal Regulation Name	Emission Limitation, Standard or Equipment Specification Citation	Textual Description (See Special Term and Condition 1.B.)	Monitoring And Testing Requirements	Recordkeeping Requirements (30 TAC § 122.144)	Reporting Requirements (30 TAC § 122.145)
						part 60 subpart IIII, for compression ignition engines or 40 CFR part 60 subpart JJJJ, for spark ignition engines as applicable. No further requirements apply for such engines under this part.			
GT1	EU	60GG-1	SO2	40 CFR Part 60, Subpart GG	§ 60.333(b)	No stationary gas turbine shall burn any fuel which contains sulfur in excess of 0.8% by weight.	§ 60.334(h) [G]§ 60.334(h)(3)	None	None
GT2	EU	60GG-1	SO2	40 CFR Part 60, Subpart GG	§ 60.333(b)	No stationary gas turbine shall burn any fuel which contains sulfur in excess of 0.8% by weight.	§ 60.334(h) [G]§ 60.334(h)(3)	None	None
HRSG1	EU	60Da-1A	PM (OPACITY)	40 CFR Part 60, Subpart Da	§ 60.42Da(b) § 60.48Da(a) [G]§ 60.48Da(s)	No owner or operator shall discharge any gases which exhibit greater than 20 percent opacity (6-minute average), except for one 6-minute period per hour of not more than 27 percent opacity. Owners and operators that elect to install, calibrate, maintain and operate a CEMS for measuring PM emissions are exempt from the opacity standard.	§ 60.48Da(q) [G]§ 60.49Da(a)(3) § 60.50Da(a) § 60.50Da(b)(3)	[G]§ 60.51Da(d) [G]§ 60.52Da(b)	§ 60.51Da(a) § 60.51Da(d) [G]§ 60.51Da(h) § 60.51Da(i) § 60.51Da(j) § 60.51Da(k)
HRSG1	EU	60Da-1A	NOX	40 CFR Part 60, Subpart Da	§ 60.44Da(d)(1) § 60.48Da(a)	No owner or operator shall discharge any gases	§ 60.48Da(h) [G]§ 60.48Da(k)(2)	[G]§ 60.49Da(s) [G]§ 60.49Da(w)	[G]§ 60.49Da(s) [G]§ 60.49Da(w)

Unit Group Process ID No.	Unit Group Process Type	SOP Index No.	Pollutant	State Rule or Federal Regulation Name	Emission Limitation, Standard or Equipment Specification Citation	Textual Description (See Special Term and Condition 1.B.)	Monitoring And Testing Requirements	Recordkeeping Requirements (30 TAC § 122.144)	Reporting Requirements (30 TAC § 122.145)
					[G]§ 60.48Da(s)	that contain NOx (expressed as NO2) in excess of 200 ng/J (1.6 lb/MWh) gross energy output, based on a 30-day rolling average basis.	[G]§ 60.48Da(k)(3) § 60.49Da(c)(2) § 60.49Da(e) § 60.49Da(f)(1) § 60.49Da(h)(2) § 60.49Da(h)(4) § 60.49Da(j)(2) § 60.49Da(j)(3) § 60.49Da(j)(4) § 60.49Da(o) [G]§ 60.49Da(s) [G]§ 60.49Da(w) § 60.50Da(a) [G]§ 60.50Da(d) [G]§ 60.50Da(e) § 60.50Da(f)		§ 60.51Da(a) § 60.51Da(b) § 60.51Da(b)(1) § 60.51Da(b)(2) § 60.51Da(b)(5) § 60.51Da(b)(6) § 60.51Da(b)(7) § 60.51Da(b)(8) § 60.51Da(b)(9) [G]§ 60.51Da(c) § 60.51Da(f) [G]§ 60.51Da(h) § 60.51Da(h) § 60.51Da(h)
HRSG1	EU	60Da-1A	SO2	40 CFR Part 60, Subpart Da	§ 60.43Da(b)(2) § 60.43Da(g) § 60.48Da(a) [G]§ 60.48Da(s)	No owner or operator shall discharge any gases that contain sulfur dioxide in excess of 100 percent of the potential combustion concentration (zero percent reduction) when emissions are less than 86 ng/J (0.20 lb/MMBtu) heat input.	§ 60.50Da(a) [G]§ 60.50Da(c) [G]§ 60.50Da(e) § 60.50Da(f) ** See Periodic Monitoring Summary	None	§ 60.51Da(a) § 60.51Da(b) § 60.51Da(b)(1) § 60.51Da(b)(2) § 60.51Da(b)(3) § 60.51Da(b)(4) § 60.51Da(b)(5) § 60.51Da(b)(6) § 60.51Da(b)(7) [G]§ 60.51Da(c) [G]§ 60.51Da(e) § 60.51Da(f) [G]§ 60.51Da(f) [G]§ 60.51Da(h) § 60.51Da(j) § 60.51Da(k)
HRSG1	EU	60Da-1B	NOX	40 CFR Part 60, Subpart Da	§ 60.44Da(d)(1) § 60.48Da(a) [G]§ 60.48Da(s)	No owner or operator shall discharge any gases that contain NOx (expressed as NO2) in	§ 60.48Da(h) [G]§ 60.48Da(k)(2) [G]§ 60.48Da(k)(3) § 60.49Da(c)(2)	[G]§ 60.49Da(s) [G]§ 60.49Da(w)	[G]§ 60.49Da(s) [G]§ 60.49Da(w) § 60.51Da(a) § 60.51Da(b)

Gr Pro	oup ocess No.	Unit Group Process Type	SOP Index No.	Pollutant	State Rule or Federal Regulation Name	Emission Limitation, Standard or Equipment Specification Citation	Textual Description (See Special Term and Condition 1.B.)	Monitoring And Testing Requirements	Recordkeeping Requirements (30 TAC § 122.144)	Reporting Requirements (30 TAC § 122.145)
							excess of 200 ng/J (1.6 lb/MWh) gross energy output, based on a 30-day rolling average basis.	\$ 60.49Da(e) \$ 60.49Da(f)(1) \$ 60.49Da(h) \$ 60.49Da(h)(2) \$ 60.49Da(h)(2) \$ 60.49Da(j)(2) \$ 60.49Da(j)(3) \$ 60.49Da(j)(4) \$ 60.49Da(o) [G]\$ 60.49Da(s) [G]\$ 60.49Da(w) \$ 60.50Da(a) [G]\$ 60.50Da(d) [G]\$ 60.50Da(e) \$ 60.50Da(f)		§ 60.51Da(b)(1) § 60.51Da(b)(2) § 60.51Da(b)(4) § 60.51Da(b)(5) § 60.51Da(b)(6) § 60.51Da(b)(7) § 60.51Da(b)(8) § 60.51Da(b)(9) [G]§ 60.51Da(c) § 60.51Da(f) [G]§ 60.51Da(h) § 60.51Da(j) § 60.51Da(k)
HRSC	51	EU	60Da-1B	SO2	40 CFR Part 60, Subpart Da	§ 60.43Da(b)(2) § 60.43Da(g) § 60.48Da(a) [G]§ 60.48Da(s)	No owner or operator shall discharge any gases that contain sulfur dioxide in excess of 100 percent of the potential combustion concentration (zero percent reduction) when emissions are less than 86 ng/J (0.20 lb/MMBtu) heat input.	§ 60.50Da(a) [G]§ 60.50Da(c) [G]§ 60.50Da(e) § 60.50Da(f) ** See Periodic Monitoring Summary	None	§ 60.51Da(a) § 60.51Da(b) § 60.51Da(b)(1) § 60.51Da(b)(2) § 60.51Da(b)(3) § 60.51Da(b)(4) § 60.51Da(b)(5) § 60.51Da(b)(7) [G]§ 60.51Da(c) [G]§ 60.51Da(c) [G]§ 60.51Da(f) [G]§ 60.51Da(f) [G]§ 60.51Da(h) § 60.51Da(j) § 60.51Da(k)
HRSC	5 2	EU	60Da-1A	PM [OPACITY]	40 CFR Part 60, Subpart Da	§ 60.42Da(b) § 60.48Da(a) [G]§ 60.48Da(s)	No owner or operator shall discharge any gases which exhibit greater than 20 percent opacity (6-minute average), except for one 6-minute	§ 60.48Da(q) [G]§ 60.49Da(a)(3) § 60.50Da(a) § 60.50Da(b)(3)	[G]§ 60.51Da(d) [G]§ 60.52Da(b)	§ 60.51Da(a) § 60.51Da(d) [G]§ 60.51Da(h) § 60.51Da(i) § 60.51Da(j) § 60.51Da(k)

Unit Group Process ID No.	Unit Group Process Type	SOP Index No.	Pollutant	State Rule or Federal Regulation Name	Emission Limitation, Standard or Equipment Specification Citation	Textual Description (See Special Term and Condition 1.B.)	Monitoring And Testing Requirements	Recordkeeping Requirements (30 TAC § 122.144)	Reporting Requirements (30 TAC § 122.145)
						period per hour of not more than 27 percent opacity. Owners and operators that elect to install, calibrate, maintain and operate a CEMS for measuring PM emissions are exempt from the opacity standard.			
HRSG2	EU	60Da-1A	NOX	40 CFR Part 60, Subpart Da	§ 60.44Da(d)(1) § 60.48Da(a) [G]§ 60.48Da(s)	No owner or operator shall discharge any gases that contain NOx (expressed as NO2) in excess of 200 ng/J (1.6 lb/MWh) gross energy output, based on a 30-day rolling average basis.	\$ 60.48Da(h) [G]\$ 60.48Da(k)(2) [G]\$ 60.48Da(k)(3) \$ 60.49Da(c)(2) \$ 60.49Da(e) \$ 60.49Da(f)(1) \$ 60.49Da(h)(2) \$ 60.49Da(h)(2) \$ 60.49Da(h)(2) \$ 60.49Da(j)(2) \$ 60.49Da(j)(3) \$ 60.49Da(j)(4) \$ 60.49Da(o) [G]\$ 60.49Da(o) [G]\$ 60.49Da(w) \$ 60.50Da(a) [G]\$ 60.50Da(d) [G]\$ 60.50Da(e) \$ 60.50Da(f)	[G]§ 60.49Da(s) [G]§ 60.49Da(w)	[G]§ 60.49Da(s) [G]§ 60.49Da(w) § 60.51Da(a) § 60.51Da(b)(1) § 60.51Da(b)(2) § 60.51Da(b)(4) § 60.51Da(b)(5) § 60.51Da(b)(6) § 60.51Da(b)(7) § 60.51Da(b)(8) § 60.51Da(b)(9) [G]§ 60.51Da(c) § 60.51Da(f) [G]§ 60.51Da(h) § 60.51Da(h) § 60.51Da(h)
HRSG2	EU	60Da-1A	SO2	40 CFR Part 60, Subpart Da	§ 60.43Da(b)(2) § 60.43Da(g) § 60.48Da(a) [G]§ 60.48Da(s)	No owner or operator shall discharge any gases that contain sulfur dioxide in excess of 100 percent of the potential combustion concentration (zero	§ 60.50Da(a) [G]§ 60.50Da(c) [G]§ 60.50Da(e) § 60.50Da(f) ** See Periodic Monitoring Summary	None	§ 60.51Da(a) § 60.51Da(b) § 60.51Da(b)(1) § 60.51Da(b)(2) § 60.51Da(b)(3) § 60.51Da(b)(4) § 60.51Da(b)(5)

Unit Group Process ID No.	Unit Group Process Type	SOP Index No.	Pollutant	State Rule or Federal Regulation Name	Emission Limitation, Standard or Equipment Specification Citation	Textual Description (See Special Term and Condition 1.B.)	Monitoring And Testing Requirements	Recordkeeping Requirements (30 TAC § 122.144)	Reporting Requirements (30 TAC § 122.145)
						percent reduction) when emissions are less than 86 ng/J (0.20 lb/MMBtu) heat input.			§ 60.51Da(b)(6) § 60.51Da(b)(7) [G]§ 60.51Da(c) [G]§ 60.51Da(e) § 60.51Da(f) [G]§ 60.51Da(h) § 60.51Da(j) § 60.51Da(k)
HRSG2	EU	60Da-1B	NOX	40 CFR Part 60, Subpart Da	§ 60.44Da(d)(1) § 60.48Da(a) [G]§ 60.48Da(s)	No owner or operator shall discharge any gases that contain NOx (expressed as NO2) in excess of 200 ng/J (1.6 lb/MWh) gross energy output, based on a 30-day rolling average basis.	\$ 60.48Da(h) [G]\$ 60.48Da(k)(2) [G]\$ 60.48Da(k)(3) \$ 60.49Da(c)(2) \$ 60.49Da(f)(1) \$ 60.49Da(h)(2) \$ 60.49Da(h)(2) \$ 60.49Da(h)(2) \$ 60.49Da(j)(2) \$ 60.49Da(j)(3) \$ 60.49Da(j)(4) \$ 60.49Da(o) [G]\$ 60.49Da(s) [G]\$ 60.49Da(w) \$ 60.50Da(a) [G]\$ 60.50Da(d) [G]\$ 60.50Da(e) \$ 60.50Da(f)	[G]§ 60.49Da(s) [G]§ 60.49Da(w)	[G]§ 60.49Da(s) [G]§ 60.49Da(w) § 60.51Da(a) § 60.51Da(b)(1) § 60.51Da(b)(2) § 60.51Da(b)(4) § 60.51Da(b)(5) § 60.51Da(b)(6) § 60.51Da(b)(7) § 60.51Da(b)(8) § 60.51Da(b)(9) [G]§ 60.51Da(c) § 60.51Da(f) [G]§ 60.51Da(h) § 60.51Da(h) § 60.51Da(h) § 60.51Da(h) § 60.51Da(h)
HRSG2	EU	60Da-1B	SO2	40 CFR Part 60, Subpart Da	§ 60.43Da(b)(2) § 60.43Da(g) § 60.48Da(a) [G]§ 60.48Da(s)	No owner or operator shall discharge any gases that contain sulfur dioxide in excess of 100 percent of the potential combustion concentration (zero percent reduction) when emissions are less than	§ 60.50Da(a) [G]§ 60.50Da(c) [G]§ 60.50Da(e) § 60.50Da(f) ** See Periodic Monitoring Summary	None	§ 60.51Da(a) § 60.51Da(b) § 60.51Da(b)(1) § 60.51Da(b)(2) § 60.51Da(b)(3) § 60.51Da(b)(4) § 60.51Da(b)(5) § 60.51Da(b)(6) § 60.51Da(b)(7)

Unit Group Process ID No.	Unit Group Process Type	SOP Index No.	Pollutant	State Rule or Federal Regulation Name	Emission Limitation, Standard or Equipment Specification Citation	Textual Description (See Special Term and Condition 1.B.)	Monitoring And Testing Requirements	Recordkeeping Requirements (30 TAC § 122.144)	Reporting Requirements (30 TAC § 122.145)
						86 ng/J (0.20 lb/MMBtu) heat input.			[G]§ 60.51Da(c) [G]§ 60.51Da(e) § 60.51Da(f) [G]§ 60.51Da(h) § 60.51Da(j) § 60.51Da(k)
S1	EP	111-1	OPACITY	30 TAC Chapter 111, Visible Emissions	§ 111.111(a)(1)(C) § 111.111(a)(1)(E)	Visible emissions from any stationary vent shall not exceed an opacity of 15% averaged over a six minute period for any source with a total flow rate of at least 100,000 acfm unless a CEMS is installed.	[G]§ 111.111(a)(1)(F) ** See Periodic Monitoring Summary	None	None
S2	ЕР	111-1	OPACITY	30 TAC Chapter 111, Visible Emissions	§ 111.111(a)(1)(C) § 111.111(a)(1)(E)	Visible emissions from any stationary vent shall not exceed an opacity of 15% averaged over a six minute period for any source with a total flow rate of at least 100,000 acfm unless a CEMS is installed.	[G]§ 111.111(a)(1)(F) ** See Periodic Monitoring Summary	None	None

	Additional Monito		
Periodic Monitoring Summa	ary	 	41

Unit/Group/Process Information						
ID No.: HRSG1						
Control Device ID No.: N/A	Control Device Type: N/A					
Applicable Regulatory Requirement						
Name: 40 CFR Part 60, Subpart Da	SOP Index No.: 60Da-1A					
Pollutant: SO2	Main Standard: § 60.43Da(b)(2)					
Monitoring Information						
Indicator: Sulfur concentration of fuel						
Minimum Frequency: Semiannual						
Averaging Period: N/A						

Deviation Limit: It shall be considered a deviation if the semiannual total sulfur sampling and analysis for fuels is not performed and recorded. Based on sulfur concentration of fuel, maximum SO2 emissions must not exceed 0.06 lb/MMBtu.

Unit/Group/Process Information							
ID No.: HRSG1							
Control Device ID No.: N/A	Control Device Type: N/A						
Applicable Regulatory Requirement							
Name: 40 CFR Part 60, Subpart Da	SOP Index No.: 60Da-1B						
Pollutant: SO2	Main Standard: § 60.43Da(b)(2)						
Monitoring Information							
Indicator: Sulfur concentration of fuel							
Minimum Frequency: Semiannual							
Averaging Period: N/A							

Deviation Limit: It shall be considered a deviation if the semiannual total sulfur sampling and analysis for fuels is not performed and recorded. Based on sulfur concentration of fuel, maximum SO2 emissions must not exceed 0.06 lb/MMBtu.

Unit/Group/Process Information							
ID No.: HRSG2							
Control Device ID No.: N/A	Control Device Type: N/A						
Applicable Regulatory Requirement							
Name: 40 CFR Part 60, Subpart Da	SOP Index No.: 60Da-1A						
Pollutant: SO2	Main Standard: § 60.43Da(b)(2)						
Monitoring Information							
Indicator: Sulfur concentration of fuel							
Minimum Frequency: Semiannual							
Averaging Period: N/A							

Deviation Limit: It shall be considered a deviation if the semiannual total sulfur sampling and analysis for fuels is not performed and recorded. Based on sulfur concentration of fuel, maximum SO2 emissions must not exceed 0.06 lb/MMBtu.

Unit/Group/Process Information						
ID No.: HRSG2						
Control Device ID No.: N/A Control Device Type: N/A						
Applicable Regulatory Requirement						
Name: 40 CFR Part 60, Subpart Da	SOP Index No.: 60Da-1B					
Pollutant: SO2	Main Standard: § 60.43Da(b)(2)					
Monitoring Information	·					
Indicator: Sulfur concentration of fuel						
Minimum Frequency: Semiannual						
Averaging Period: N/A						

Deviation Limit: It shall be considered a deviation if the semiannual total sulfur sampling and analysis for fuels is not performed and recorded. Based on sulfur concentration of fuel, maximum SO2 emissions must not exceed 0.06 lb/MMBtu.

Unit/Group/Process Information							
ID No.: S1							
Control Device ID No.: N/A	Control Device Type: N/A						
Applicable Regulatory Requirement							
Name: 30 TAC Chapter 111, Visible Emissions	SOP Index No.: 111-1						
Pollutant: OPACITY	Main Standard: § 111.111(a)(1)(C)						
Monitoring Information							
Indicator: Visible Emissions							
Minimum Frequency: once per week							

Deviation Limit: There shall be no visible emissions. If visible emissions are observed, the permit holder shall either report a deviation or perform Test Method 9 within 24 hours and opacity shall not exceed 15%.

Averaging Period: n/a

Periodic Monitoring Text: Visible emissions observations shall be made and recorded. Note that to properly determine the presence of visible emissions, all sources must be in clear view of the observer. The observer shall be at least 15 feet, but not more than 0.25 miles, away from the emission source during the observation. The observer shall select a position where the sun is not directly in the observer's eyes. If the observations cannot be conducted due to weather conditions, the date, time, and specific weather conditions shall be recorded. When condensed water vapor is present within the plume, as it emerges from the emissions outlet, observations must be made beyond the point in the plume at which condensed water vapor is no longer visible. When water vapor within the plume condenses and becomes visible at a distance from the emissions outlet, the observation shall be evaluated at the outlet prior to condensation of water vapor.

If visible emissions are observed, the permit holder shall report a deviation. As an alternative, the permit holder may determine the opacity consistent with Test Method 9, as soon as practicable, but no later than 24 hours after observing visible emissions. If the result of the Test Method 9 is opacity above the opacity limit in the applicable requirement, the permit holder shall report a deviation.

Unit/Group/Process Information							
ID No.: S2							
Control Device ID No.: N/A	Control Device Type: N/A						
Applicable Regulatory Requirement							
Name: 30 TAC Chapter 111, Visible Emissions	SOP Index No.: 111-1						
Pollutant: OPACITY	Main Standard: § 111.111(a)(1)(C)						
Monitoring Information							
Indicator: Visible Emissions							
Minimum Frequency: once per week	Minimum Frequency: once per week						

Averaging Period: n/a

Deviation Limit: There shall be no visible emissions. If visible emissions are observed, the permit holder shall either report a deviation or perform Test Method 9 within 24 hours and opacity shall not exceed 15%.

Periodic Monitoring Text: Visible emissions observations shall be made and recorded. Note that to properly determine the presence of visible emissions, all sources must be in clear view of the observer. The observer shall be at least 15 feet, but not more than 0.25 miles, away from the emission source during the observation. The observer shall select a position where the sun is not directly in the observer's eyes. If the observations cannot be conducted due to weather conditions, the date, time, and specific weather conditions shall be recorded. When condensed water vapor is present within the plume, as it emerges from the emissions outlet, observations must be made beyond the point in the plume at which condensed water vapor is no longer visible. When water vapor within the plume condenses and becomes visible at a distance from the emissions outlet, the observation shall be evaluated at the outlet prior to condensation of water vapor.

If visible emissions are observed, the permit holder shall report a deviation. As an alternative, the permit holder may determine the opacity consistent with Test Method 9, as soon as practicable, but no later than 24 hours after observing visible emissions. If the result of the Test Method 9 is opacity above the opacity limit in the applicable requirement, the permit holder shall report a deviation.

	Permit Shield	
Permit Shield		48

Permit Shield

The Executive Director of the TCEQ has determined that the permit holder is not required to comply with the specific regulation(s) identified for each emission unit, group, or process in this table.

Unit/Group/Process		Regulation	Basis of Determination
ID No.	Group/Inclusive Units		
CTOWER	N/A	40 CFR Part 63, Subpart Q	Unit has not operated with chromium- based water treatment chemicals on or after September 8, 1994.
GT1	N/A	30 TAC Chapter 117, Utility Electric Division 2	Unit was placed into service after Dec. 31, 1995.
GT1	N/A	40 CFR Part 60, Subpart KKKK	Unit not constructed, modified, or reconstructed after February 18, 2005.
GT1	N/A	40 CFR Part 63, Subpart YYYY	Gas-fired unit not constructed or reconstructed after January 14, 2003.
GT2	N/A	30 TAC Chapter 117, Utility Electric Division 2	Unit was placed into service after Dec. 31, 1995.
GT2	N/A	40 CFR Part 60, Subpart KKKK	Unit not constructed, modified, or reconstructed after February 18, 2005.
GT2	N/A	40 CFR Part 63, Subpart YYYY	Gas-fired unit not constructed or reconstructed after January 14, 2003.
HRSG1	N/A	30 TAC Chapter 117, Utility Electric Unit was placed into service Division 2 1995.	
HRSG1	N/A	40 CFR Part 60, Subpart D	Steam generating unit subject to 40 CFR Part 60, Subpat Da is not subject to Subpart D.
HRSG1	N/A	40 CFR Part 60, Subpart Db	Steam generating unit subject to 40 CFR Part 60, Subpart Da is not subject to Subpart Db.

Permit Shield

The Executive Director of the TCEQ has determined that the permit holder is not required to comply with the specific regulation(s) identified for each emission unit, group, or process in this table.

Unit/Group/Process		Regulation	Basis of Determination
ID No.	Group/Inclusive Units		
HRSG1	N/A	40 CFR Part 60, Subpart Dc	Heat Input is > 100 MMBtu/hr.
HRSG1	N/A	40 CFR Part 63, Subpart DDDDD	Unit is a waste heat boiler which is excluded from the definition of a boiler in §63.7575 of Subpart DDDDD.
HRSG2	N/A	30 TAC Chapter 117, Utility Electric Division 2	Unit was placed into service after Dec. 31, 1995.
HRSG2	N/A	40 CFR Part 60, Subpart D	Steam generating unit subject to 40 CFR Part 60, Subpart Da is not subject to Subpart D.
HRSG2	N/A	40 CFR Part 60, Subpart Db	Steam generating unit subject to NSPS Da is not subject to Subpart Db.
HRSG2	N/A	40 CFR Part 60, Subpart Dc	Heat Input is > 100 MMBtu/hr.
HRSG2	N/A	40 CFR Part 63, Subpart DDDDD	Unit is a waste heat boiler which is excluded from the definition of a boiler in §63.7575 of Subpart DDDDD.

New Source Review Authorization References 51 New Source Review Authorization References by Emission Unit 52

New Source Review Authorization References

The New Source Review authorizations listed in the table below are applicable requirements under 30 TAC Chapter 122 and enforceable under this operating permit.

Prevention of Significant Deterioration (PSD) Permits						
SD Permit No.: PSDTX919 Issuance Date: 02/28/2017						
Title 30 TAC Chapter 116 Permits, Special Permits, and Other Authorizations (Other Than Permits By Rule, PSD Permits, or NA Permits) for the Application Area.						
Authorization No.: 39842	Issuance Date: 02/28/2017					
Permits By Rule (30 TAC Chapter 106) for	the Application Area					
Number: 106.122	Version No./Date: 09/04/2000					
Number: 106.227	Version No./Date: 09/04/2000					
Number: 106.263	Version No./Date: 11/01/2001					
Number: 106.355	Version No./Date: 09/04/2000					
Number: 106.371	Version No./Date: 09/04/2000					
Number: 106.373	Version No./Date: 09/04/2000					
Number: 106.454	Version No./Date: 09/04/2000					
Number: 106.472	Version No./Date: 09/04/2000					
Number: 106.473	Version No./Date: 09/04/2000					
Number: 106.511	Version No./Date: 09/04/2000					
Number: 106.532	Version No./Date: 09/04/2000					

New Source Review Authorization References by Emissions Unit

The following is a list of New Source Review (NSR) authorizations for emission units listed elsewhere in this operating permit. The NSR authorizations are applicable requirements under 30 TAC Chapter 122 and enforceable under this operating permit.

Unit/Group/Process ID No.	Emission Unit Name/Description	New Source Review Authorization
CTOWER	COOLING TOWER	106.371/09/04/2000
EMERGEN	EMERGENCY GENERATOR	106.511/09/04/2000
GT1	UNIT 1 COMBUSTION TURBINE	39842, PSDTX919
GT2	UNIT 2 COMBUSTION TURBINE	39842, PSDTX919
HRSG1	UNIT 1 HEAT RECOVERY STEAM GENERATOR	39842, PSDTX919
HRSG2	UNIT 2 HEAT RECOVERY STEAM GENERATOR	39842, PSDTX919
S1	STACK 1	39842, PSDTX919
S2	STACK 2	39842, PSDTX919

	Appendix A	
Acronym List		54

Acronym List

The following abbreviations or acronyms may be used in this permit:

ACFM	actual cubic feet per minute
	alternate means of control
	Acid Rain Program
	American Society of Testing and Materials
	Beaumont/Port Arthur (nonattainment area)
	Compliance Assurance Monitoring
	control device
	continuous opacity monitoring system
	closed-vent system
,	
	El Paso (nonattainment area)
EP	emission point
EPA	U.S. Environmental Protection Agency
EU	emission unit
FCAA Amendments	Federal Clean Air Act Amendments
	federal operating permit
	grandfathered
	grains per 100 standard cubic feet
	hazardous air pollutant
H/G/B	Houston/Galveston/Brazoria (nonattainment area)
	hydrogen sulfide
	identification number
lb/hr	pound(s) per hour
MMBtu/hr	Million British thermal units per hour
	monitoring, recordkeeping, reporting, and testing
	nonattainment
	not applicable
	National Allowance Data Base
NO _v	nitrogen oxides
NSPS	.New Source Performance Standard (40 CFR Part 60)
	New Source Review
	Office of Regulatory Information Systems
	lead
	Permit By Rule
	particulate matter
	parts per million by volume
	prevention of significant deterioration
	Responsible Official
	sulfur dioxide
	Texas Commission on Environmental Quality
	total suspended particulate
	true vapor pressure
	United States Code
VOC	volatile organic compound

	Appendix B	
Major NSR Summary Table		 56

Major NSR Summary Table

Permit Number:	39842/PSDTX919		-		Issuance D	ate: February 28, 20	017
Emission	Source	Air Contaminant	Emissi	on Rates	Monitoring and Testing Requirements	Recordkeeping Requirements	Reporting Requirements
Point No. (1)	Name (2)	Name (3)	lbs/hour	TPY(4)	Spec. Cond.	Spec. Cond.	Spec. Cond.
Turbine and Duct	t Burner During Norr	nal Operation				•	
GT-HRSG No. 1	Turbine/HRSG No. 1 (168 MWe	NOx	154.0		2, 10, 11, 12, 18	2, 10, 11, 12, 14, 15, 18	2, 10, 11, 16, 17, 18
	GE 7241 FA Turbine with 500	СО	80.9		10, 11, 12, 18	10, 11, 12, 14, 15, 18	10, 11, 16, 17, 18
	MM Btu/hr Duct Burner	PM10	28.0		2, 7, 10, 12, 18	2, 10, 12, 14, 15, 18	2, 10, 18
		VOC	1.6		10, 12	10, 12, 14, 15	10
		SO2	34.4		2, 6, 10, 12, 13	2, 10, 12, 14, 15	2, 10
		H2SO4	2.6		6, 12, 13	12, 14, 15	
GT-HRSG No. 2	Turbine/HRSG No. 1 (168 MWe GE 7241 FA	NOx	154.0		2, 10, 11, 12, 18	2, 10, 11, 12, 14, 15, 18	2, 10, 11, 16, 17, 18
	Turbine with 500 MM Btu/hr Duct	CO	80.9		10, 11, 12, 18	10, 11, 12, 14, 15, 18	10, 11, 16, 17, 18
	Burner	PM10	28.0		2, 7, 10, 12, 18	2, 10, 12, 14, 15, 18	2, 10, 18
		VOC	1.6		10, 12	10, 12, 14, 15	10
		SO2	34.4		2, 6, 10, 12, 13	2, 10, 12, 14, 15	2, 10
		H2SO4	2.6		6, 12, 13	12, 14, 15	
Turbine and Duct	t Burner During Start	up, Shutdown, and	l Maintenance				
GT-HRSG No. 1	Turbine/HRSG No. 1 (168 MWe GE 7241 FA	NOx	250.0		2, 10, 11, 12, 18	2, 10, 11, 12, 14, 15, 18	2, 10, 11, 16, 17, 18
	Turbine with 500 MM Btu/hr Duct	СО	2,500.0		10, 11, 12, 18	10, 11, 12, 14, 15, 18	10, 11, 16, 17, 18
	Burner	PM10	28.0		2, 7, 10, 12, 18	2, 10, 12, 14, 15, 18	2, 10, 18
		VOC	1.6		10, 12	10, 12, 14, 15	10
		SO2	34.4		2, 6, 10, 12, 13	2, 10, 12, 14, 15	2, 10

Major NSR Summary Table

Permit Number:	39842/PSDTX919	-			Issuance Da	ate: February 28, 20	017
Emission	Source	Air Contaminant	Emiss	ion Rates	Monitoring and Testing Requirements	Recordkeeping Requirements	Reporting Requirements
Point No. (1)	Name (2)	Name (3)	lbs/hour	TPY(4)	Spec. Cond.	Spec. Cond.	Spec. Cond.
		H2SO4	2.6		6, 12, 13	12, 14, 15	
GT-HRSG No. 2	Turbine/HRSG No. 1 (168 MWe	NO	250.0		2, 10, 11, 12, 18	2, 10, 11, 12, 14, 15, 18	2, 10, 11, 16, 17, 18
	GE 7241 FA Turbine with 500	NOx	250.0				10 11 10 15
	MM Btu/hr Duct	СО	2,500.0		10, 11, 12, 18	10, 11, 12, 14, 15, 18	10, 11, 16, 17, 18
	Burner	PM10	28.0		2, 7, 10, 12, 18	2, 10, 12, 14, 15, 18	2, 10, 18
		VOC	1.6		10, 12	10, 12, 14, 15	10
		SO2	34.4		2, 6, 10, 12, 13	2, 10, 12, 14, 15	2, 10
		H2SO4	2.6		6, 12, 13	12, 14, 15	
Turbine and Duct	Burners						
GT-HRSG Nos. 1 and 2	Turbine/HRSG Nos. 1 and 2 (GE 7241 FA Turbine with 500	NOx		767.0	2, 10, 11, 12, 18	2, 10, 11, 12, 14, 15, 18	2, 10, 11, 16, 17, 18
	MM Btu/hr Duct Burner	СО		597.9	10, 11, 12, 18	10, 11, 12, 14, 15, 18	10, 11, 16, 17, 18
		PM10		233.9	2, 7, 10, 12, 18	2, 10, 12, 14, 15, 18	2, 10, 18
		VOC		13.6	10, 12	10, 12, 14, 15	10
		SO2		13.6	2, 6, 10, 12, 13	2, 10, 12, 14, 15	2, 10
		H2SO4		2.25	6, 12, 13	12, 14, 15	
Fugitives							
FUG	Piping Fugitives (5)	VOC	0.1	0.42			

Footnotes:

- (1) Emission point identification either specific equipment designation or emission point number from plot plan.
- (2) Specific point source name. For fugitive sources, use area name or fugitive source name.
- volatile organic compounds as defined in Title 30 Texas Administrative Code § 101.1 (3) VOC

NO. - total oxides of nitrogen

SO - sulfur dioxide

 total particulate matter, suspended in the atmosphere, including PM₁₀ and PM_{2.5}, as represented
 total particulate matter equal to or less than 10 microns in diameter, including PM_{2.5}, as represented
 particulate matter equal to or less than 2.5 microns in diameter PM

CO - carbon monoxide H_sSO - sulfuric acid

- (4) Compliance with annual emission limits (tons per year) is based on a 12 month rolling period.
- (5) Emission rate is an estimate and is enforceable through compliance with the applicable special condition(s) and permit application representations.



Texas Commission on Environmental Quality Air Quality Permit

A Permit Is Hereby Issued To
Eastman Cogeneration L.P.
Authorizing the Construction and Operation of
Eastman Cogeneration Facility
Located at Longview, Harrison County, Texas
Latitude 32° 26′ 50″ Longitude –94° 41′ 27″

Permits:	39842	and	PSDTX919
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Amendment Date: <u>February 28, 2017</u>

Expiration Date: August 17, 2019

For the Commission

- 1. **Facilities** covered by this permit shall be constructed and operated as specified in the application for the permit. All representations regarding construction plans and operation procedures contained in the permit application shall be conditions upon which the permit is issued. Variations from these representations shall be unlawful unless the permit holder first makes application to the Texas Commission on Environmental Quality (commission) Executive Director to amend this permit in that regard and such amendment is approved. [Title 30 Texas Administrative Code (TAC) Section 116.116 (30 TAC § 116.116)] ¹
- 2. **Voiding of Permit**. A permit or permit amendment is automatically void if the holder fails to begin construction within 18 months of the date of issuance, discontinues construction for more than 18 months prior to completion, or fails to complete construction within a reasonable time. Upon request, the executive director may grant an 18-month extension. Before the extension is granted the permit may be subject to revision based on best available control technology, lowest achievable emission rate, and netting or offsets as applicable. One additional extension of up to 18 months may be granted if the permit holder demonstrates that emissions from the facility will comply with all rules and regulations of the commission, the intent of the Texas Clean Air Act (TCAA), including protection of the public's health and physical property; and (b)(1)the permit holder is a party to litigation not of the permit holder's initiation regarding the issuance of the permit; or (b)(2) the permit holder has spent, or committed to spend, at least 10 percent of the estimated total cost of the project up to a maximum of \$5 million. A permit holder granted an extension under subsection (b)(1) of this section may receive one subsequent extension if the permit holder meets the conditions of subsection (b)(2) of this section. [30 TAC § 116.120]
- 3. **Construction Progress**. Start of construction, construction interruptions exceeding 45 days, and completion of construction shall be reported to the appropriate regional office of the commission not later than 15 working days after occurrence of the event. [30 TAC § 116.115(b)(2)(A)]
- 4. **Start-up Notification**. The appropriate air program regional office shall be notified prior to the commencement of operations of the facilities authorized by the permit in such a manner that a representative of the commission may be present. The permit holder shall provide a separate notification for the commencement of operations for each unit of phased construction, which may involve a series of units commencing operations at different times. Prior to operation of the facilities authorized by the permit, the permit holder shall identify the source or sources of allowances to be utilized for compliance with Chapter 101, Subchapter H, Division 3 of this title (relating to Mass Emissions Cap and Trade Program). [30 TAC § 116.115(b)(2)(B)]
- 5. **Sampling Requirements**. If sampling is required, the permit holder shall contact the commission's Office of Compliance and Enforcement prior to sampling to obtain the proper data forms and procedures. All sampling and testing procedures must be approved by the executive director and coordinated with the regional representatives of the commission. The permit holder is also responsible for providing sampling facilities and conducting the sampling operations or contracting with an independent sampling consultant. [30 TAC § 116.115(b)(2)(C)]

Revised (10/12)

- 6. **Equivalency of Methods.** The permit holder must demonstrate or otherwise justify the equivalency of emission control methods, sampling or other emission testing methods, and monitoring methods proposed as alternatives to methods indicated in the conditions of the permit. Alternative methods shall be applied for in writing and must be reviewed and approved by the executive director prior to their use in fulfilling any requirements of the permit. [30 TAC § 116.115(b)(2)(D)]
- 7. **Recordkeeping.** The permit holder shall maintain a copy of the permit along with records containing the information and data sufficient to demonstrate compliance with the permit, including production records and operating hours; keep all required records in a file at the plant site. If, however, the facility normally operates unattended, records shall be maintained at the nearest staffed location within Texas specified in the application; make the records available at the request of personnel from the commission or any air pollution control program having jurisdiction in a timely manner; comply with any additional recordkeeping requirements specified in special conditions in the permit; and retain information in the file for at least two years following the date that the information or data is obtained. [30 TAC § 116.115(b)(2)(E)]
- 8. **Maximum Allowable Emission Rates**. The total emissions of air contaminants from any of the sources of emissions must not exceed the values stated on the table attached to the permit entitled "Emission Sources--Maximum Allowable Emission Rates." [30 TAC § 116.115(b)(2)(F)] ¹
- 9. **Maintenance of Emission Control**. The permitted facilities shall not be operated unless all air pollution emission capture and abatement equipment is maintained in good working order and operating properly during normal facility operations. The permit holder shall provide notification in accordance with 30 TAC §101.201, 101.211, and 101.221 of this title (relating to Emissions Event Reporting and Recordkeeping Requirements; Scheduled Maintenance, Startup, and Shutdown Reporting and Recordkeeping Requirements; and Operational Requirements). [30 TAC§ 116.115(b)(2)(G)]
- 10. **Compliance with Rules**. Acceptance of a permit by an applicant constitutes an acknowledgment and agreement that the permit holder will comply with all rules and orders of the commission issued in conformity with the TCAA and the conditions precedent to the granting of the permit. If more than one state or federal rule or regulation or permit condition is applicable, the most stringent limit or condition shall govern and be the standard by which compliance shall be demonstrated. Acceptance includes consent to the entrance of commission employees and agents into the permitted premises at reasonable times to investigate conditions relating to the emission or concentration of air contaminants, including compliance with the permit. [30 TAC § 116.115(b)(2)(H)]
- 11. **This** permit may not be transferred, assigned, or conveyed by the holder except as provided by rule. [30 TAC § 116.110(e)]
- 12. **There** may be additional special conditions attached to a permit upon issuance or modification of the permit. Such conditions in a permit may be more restrictive than the requirements of Title 30 of the Texas Administrative Code. [30 TAC § 116.115(c)]
- 13. **Emissions** from this facility must not cause or contribute to "air pollution" as defined in Texas Health and Safety Code (THSC) §382.003(3) or violate THSC § 382.085. If the executive director determines that such a condition or violation occurs, the holder shall implement additional abatement measures as necessary to control or prevent the condition or violation.
- 14. **The** permit holder shall comply with all the requirements of this permit. Emissions that exceed the limits of this permit are not authorized and are violations of this permit. ¹

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¹ Please be advised that the requirements of this provision of the general conditions may not be applicable to greenhouse gas emissions.

Special Conditions

Permit Numbers 39842 and PSDTX919

Scope And Federal Applicability

- 1. This permit covers only those sources of emissions listed in the attached table entitled "Emission Sources Maximum Allowable Emission Rates," and those sources are limited to the emission limits and other conditions specified in that attached table. Compliance with the annual emission limits and operating schedules is based on a rolling 12-month period (i.e., updated monthly) rather than the calendar year.
- 2. The facilities operated under this permit shall comply with applicable requirements of the U.S. Environmental Protection Agency (EPA) regulations on Standards of Performance for New Stationary Sources, Title 40 Code of Federal Regulations (40 CFR) Part 60, Subpart A, General Conditions, and the following:
 - A. Subpart Da, Electric Utility Steam Generating Units.
 - B. Subpart GG, Stationary Gas Turbines.

If any condition of this permit is more stringent than the regulations so incorporated, then for the purposes of complying with this permit, the permit shall govern and be the standard by which compliance shall be demonstrated.

Emission Standards, Plant Design, Operation Practices, And Fuel Specifications

- 3. The two heat recovery steam generating unit (HRSG) duct burners are each limited to a maximum heat input capacity of 500 MMBtu per hour (MMBtu/hr) based on the higher heating value of natural gas and the high hydrogen fuel.
- 4. The gas turbines shall be limited to firing the following fuels: (11/15)
 - A. Pipeline-quality, sweet natural gas containing no more than 5.0 grains total sulfur and 0.25 grain of hydrogen sulfide per 100 dry standard cubic feet.
 - B. A mixture of pipeline-quality natural gas and hydrogen, not to exceed 40% hydrogen on a volume basis. (11/15)
- 5. The duct burners in the HRSG shall be limited to firing the following fuels:
 - A. Natural gas described in the Special Condition No. 4.
 - B. Off-gas/hydrogen gas received from a HCC-4 unit (Texas Eastman).
 - C. Mixtures of pipeline-quality natural gas and off-gas/hydrogen gas received from the HCC-4 unit located at the Texas Eastman Cogeneration Facility that meet the limitations of Special Condition Nos. 4 and 5.
 - D. Firing of any other fuel will require authorization from the permitting authority.
- 6. Upon request by the Executive Director of the Texas Commission on Environmental Quality (TCEQ) or any local air pollution control program having jurisdiction, the holder

Special Conditions Permit Numbers 39842 and PSDTX919 Page 2

of this permit shall provide a sample and/or an analysis of the fuels fired in the gas turbines and duct burners.

7. During normal operations opacity of emissions from Emission Point No. (EPN) GT-HRSG Nos. 1 and 2 shall not exceed 5 percent averaged over a six-minute period. Opacity shall be determined by EPA Reference Method No. 9. During periods of start-up, shutdown, or maintenance, EPN GT-HRSG Nos. 1 and 2 are subject to Title 30 Texas Administrative Code (30 TAC) Chapter 111. (09/04)

Additional Controls

8. The holder of this permit shall leave appropriate clearances in and around each HRSG and stack to allow for the future installation of additional controls in the event that additional control technology is required by the Executive Director of the TCEQ as a result of future modifications to the permit.

Initial Determination Of Compliance

- 9. Sampling ports and platforms shall be incorporated into the design of all two exhaust stacks according to the specifications set forth in the attachment entitled "Chapter 2, Stack Sampling Facilities." Alternate sampling facility designs may be submitted for approval by the TCEQ Regional Director or the TCEQ Compliance Support Division in Austin.
- 10. The holder of this permit shall perform stack sampling and other testing as required to establish the actual quantities of air contaminants being emitted into the atmosphere from EPN GT-HRSG Nos. 1 and 2. Sampling shall be conducted in accordance with the appropriate procedures of the TCEQ Sampling Procedures Manual and in accordance with the appropriate EPA Reference Methods with final method approval to be determined at the pretest meeting.

Fuel sampling using the methods and procedures of 40 CFR § 60.335(d) may be conducted in lieu of stack sampling for sulfur dioxide (SO₂). If fuel sampling is used, compliance with New Source Performance Standards (NSPS), Subpart GG, SO₂ limits shall be based on 100 percent conversion of the sulfur in the fuel to SO₂. Any deviations from those procedures must be approved by the Executive Director of the TCEQ prior to sampling. The TCEQ Executive Director or his designated representative shall be afforded the opportunity to observe all such sampling.

The holder of this permit is responsible for providing sampling and testing facilities and conducting the sampling and testing operations at his expense.

A. The TCEQ Tyler Regional Office shall be contacted as soon as testing is scheduled but not less than 45 days prior to sampling to schedule a pretest meeting.

The notice shall include:

(1) Date for pretest meeting.

- (2) Date sampling will occur.
- (3) Name of firm conducting sampling.
- (4) Type of sampling equipment to be used.
- (5) Method or procedure to be used in sampling.
- (6) Procedure used to determine turbine loads during and after the sampling period.

The purpose of the pretest meeting is to review the necessary sampling and testing procedures, to provide the proper data forms for recording pertinent data, and to review the format procedures for submitting the test reports. A written proposed description of any deviation from sampling procedures specified in permit conditions or TCEQ or EPA sampling procedures shall be made available to the TCEQ prior to the pretest meeting. The TCEQ Regional Director or the TCEQ Compliance Support Division shall approve or disapprove of any deviation from specified sampling procedures. Requests to waive testing for any pollutant specified in this condition shall be submitted to the TCEQ Compliance Support Division. Test waivers and alternate/equivalent procedure proposals for NSPS testing which must have the EPA approval shall be submitted to the TCEQ Compliance Support Division in Austin.

- B. Air emissions to be tested for at full CTG load include (but are not limited to) nitrogen oxide (NO_x), oxygen (O₂), carbon monoxide (CO), volatile organic compounds (VOC), particulate matter equal to or less than 10 microns in diameter (PM₁₀), and opacity. The testing will be used to demonstrate initial compliance with Special Condition No. 10E and the maximum allowable emission rates table (MAERT).
- C. Air emissions of NO_x, CO, and VOC from each CTG (duct burners off) shall be tested while firing at three partial load conditions in the normal operating range of the gas turbine, including the minimum point in the range. The normal operating range of the turbine is defined as turbine loads ranging between 70 percent of base load and base load.
- D. Air emissions of NO_x, O₂, CO, and PM₁₀, from the HRSG duct burners shall be tested while firing at maximum rated heat capacity. The HRSG duct burner emissions shall be calculated as the remainder of emissions when subtracting the CTG emissions with the duct burners out of service from the GT-HRSG stack emissions with the duct burners in service, tested as described in Special Condition No. 8. The CTG must be operating at a maximum rate for the ambient conditions and shall be fired with natural gas.
- E. The holder of this permit shall demonstrate during the initial compliance testing that the best available control technology has been selected by demonstrating that the concentrations of NO_x and CO from the gas turbine and the HRSG duct burners shall not exceed the following limits:
 - (1) CTG Emission Limits expressed as parts per million by volume dry basis (ppmvd) when corrected to 15 percent O₂, without correction to International

- Standards Organization conditions. The NO_x shall not exceed 9 ppmvd and CO shall not exceed 7.0 ppmvd.
- (2) HRSG Duct Burner Emission Limits expressed in lb/MMBtu. Emissions of NO_x shall not exceed 0.08 lb/MMBtu. The CO emissions shall not exceed 0.08 lb/MMBtu.
- F. Sampling of each gas turbine and duct burner shall occur within 60 days after achieving the maximum production rate at which each gas turbine and duct burner will be operated but no later than 180 days after initial start-up of each unit. Additional sampling shall occur as may be required by the TCEQ or EPA.
- G. Within 60 days after the completion of the testing and sampling required herein, three copies of the sampling reports shall be distributed as follows:

One copy to the TCEQ Tyler Regional Office.

One copy to the TCEQ Austin Office of Air, Air Permits Division.

One copy to the EPA Region 6 Office, Dallas.

Continuous Determination Of Compliance For CO And NO_x

- 11. The holder of this permit shall install, calibrate, maintain, and operate a continuous emission monitoring system (CEMS) to measure and record the concentrations of NO_x, CO, and O₂ from each GT-HRSG Stack (EPN GT-HRSG Nos. 1 and 2). The initial certification and relative accuracy test audit (RATA) shall be conducted prior to or during the sampling required by Special Condition No. 10.
 - A. The CEMS shall meet the applicable quality-assurance requirements specified in 40 CFR Part 60, Appendix F, Procedure 1. Relative accuracy exceedances, as specified in 40 CFR Part 60, Appendix F, § 5.2.3 and any CEMS downtime, shall be reported to the appropriate TCEQ Regional Director, and necessary corrective action shall be taken. Supplemental stack concentration measurements may be required at the discretion of the appropriate TCEQ Regional Director.
 - B. The monitoring data shall be reduced to hourly average values at least once everyday, using a minimum of four equally-spaced data points from each one-hour period. Two valid data points shall be generated during the hourly period in which zero and span is performed. Monitored NO_x and CO concentrations shall be corrected and reported in dimensional units corresponding to the MAERT limitations.
 - C. All monitoring data and quality-assurance data shall be maintained by the source for a period of two years and shall be made available to the TCEQ Executive Director or his designated representative upon request. The data from the CEMS may, at the discretion of the TCEQ, be used to determine compliance with the conditions of this permit. Hourly average concentrations from EPN GT-HRSG Nos. 1 and 2 shall be summed to tons per year and used to determine compliance with the annual emission limits in the MAERT.

- D. The appropriate TCEQ Regional Office shall be notified at least 30 days prior to any required RATA in order to provide them the opportunity to observe the testing.
- E. If applicable, the CEMS will be required to meet the design and performance specifications, pass the field tests, and meet the installation requirements and data analysis and reporting requirements specified in the applicable performance specifications in 40 CFR Part 75, Appendix A.
- 12. The holder of this permit shall additionally install, calibrate, maintain, and operate continuous monitoring systems to monitor and record the average hourly natural gas and off-gas/hydrogen gas consumption for the gas turbines and the duct burners. The systems shall be accurate to ± 5.0 percent of the units maximum flow.
- 13. The holder of this permit shall monitor the fuels fired in the equipment authorized by this permit for fuel-bound sulfur as specified in 40 CFR § 60.334(b). Any request for a custom monitoring schedule shall be made in writing and directed to the Executive Director of the TCEQ, although authority for granting such custom schedules remains with the EPA. Any custom schedule approved by the EPA pursuant to 40 CFR § 60.334(b) will be recognized as enforceable conditions of this permit provided that the holder of this permit demonstrates that the conditions of such custom schedule will be adequate to demonstrate continuous compliance with Special Condition No. 11.

Recordkeeping Requirements

- 14. The following records shall be kept at the plant for the life of the permit. All records required in this permit shall be made available at the request of personnel from the TCEQ, EPA, or any air pollution control agency with jurisdiction.
 - A. A copy of this permit.
 - B. Permit application dated November 5, 1998, and subsequent representations submitted to the TCEO.
 - C. A complete copy of the testing reports and records of the initial performance testing completed pursuant to Special Condition No. 10 to demonstrate initial compliance.
 - D. Stack sampling results or other testing (other than CEMS data) that may be conducted on units authorized under this permit after the date of issuance of this permit.
- 15. The following information shall be maintained by the holder of this permit in a form suitable for inspection for a period of two years after collection and shall be made immediately available upon request to representatives of the TCEQ, EPA, or any local air pollution control program having jurisdiction:
 - A. The CEMS data of NO_x, CO, and O₂ emissions from EPN GT-HRSG Nos. 1 and 2 to demonstrate compliance with the MAERT.

- B. Raw data files of all CEMS data including calibration checks, adjustments, and maintenance performed on these systems in a permanent form suitable for inspection.
- C. Records of the hours of operation and average daily quantity of fuel-fired in the CTGs, with clear differentiation made between hours firing natural gas and hours firing off-gas/hydrogen gas fuel.
- D. Records of the hours of operation and average daily quantity of natural gas and off-gas/hydrogen gas fuel-fired in the HRSG duct burners.

Reporting

- 16. The holder of this permit shall submit to the TCEQ Tyler Regional Office, TCEQ Air Permits Division in Austin, and the Air Enforcement Branch of EPA in Dallas reports as described in 40 CFR § 60.7. Such reports are required for each emission unit which is required to be continuously monitored pursuant to this permit. In addition to the information specified in 40 CFR § 60.7(c), each report shall contain the hours of operation of the equipment authorized by this permit and a report summary of the periods of noncomplying emissions and CEMS downtimes by cause.
- 17. If the average NO_x or CO stack outlet emission rate exceeds the maximum allowable emissions rate for more than one hour, the holder of this permit shall investigate and determine the reason for the exceedance and, if needed, make necessary repairs and/or adjustments as soon as possible.

If the NO_x or CO emission rate exceeds the emission rate in the MAERT for more than 24 hours, the permit holder shall notify the TCEQ Regional Office either verbally or with a written report detailing the cause of the increase in emissions and all efforts being made to correct the problem.

18. The combustor replacement project authorized by the amendment application, dated September 26, 2016, was determined not to be subject to major new source review by identifying projected actual emission rates for the modified facilities. Projected actual and baseline emission rates for the modified facilities are as follows:

Baseline Actual Emissions (tpy):

EPN	Source name	Permit	СО	NO _x	PM/PM ₁₀ /PM _{2.5}
	Cogen Unit 1	39842	29.26	181.19	29.11
	Cogen Unit 2	39842	28.28	173.04	25.09

Projected Actual Emissions (tpy):

EPN	Source name	Permit	СО	NO _x	PM/PM ₁₀ /PM _{2.5}
	Cogen Unit 1	39842	38.02	204.11	31.32
	Cogen Unit 2	39842	38.02	204.11	31.32

Actual emissions from those facilities shall be monitored, recorded and reports made in accordance 30 TAC \S 116.127 for the time period specified in 30 TAC \S 116.127(b)(1). (02/17)

Date: February 28, 2017

Emission Sources - Maximum Allowable Emission Rates

Permit Numbers 39842 and PSDTX919

This table lists the maximum allowable emission rates and all sources of air contaminants on the applicant's property covered by this permit. The emission rates shown are those derived from information submitted as part of the application for permit and are the maximum rates allowed for these facilities, sources, and related activities. Any proposed increase in emission rates may require an application for a modification of the facilities covered by this permit.

Air Contaminants Data

Emission Point No.	O. Source Name (2)	41 G 1 1 1 1 1 (2)	Emission Rates	
(1)		Air Contaminant Name (3)	lbs/hour	TPY (4)
Turbine and Duct Buri	ner During Normal Ope	eration		
GT-HRSG No. 1	Turbine/HRSG No.1 (168 MWe GE 7241 FA turbine with 500 MMBtu/hr Duct Burner)	NO _x	154.0	-
		СО	80.9	-
		PM	28.0	-
		PM ₁₀	28.0	-
		PM _{2.5}	28.0	-
		VOC	1.6	-
		SO ₂	34.4	-
		H ₂ SO ₄	2.6	-
GT-HRSG No. 2	Turbine/HRSG No.2 (168 MWe GE 7241 FA turbine with 500 MMBtu/hr Duct Burner)	NO _x	154.0	-
		СО	80.9	-
		PM	28.0	-
		PM ₁₀	28.0	-
		PM _{2.5}	28.0	-
		VOC	1.6	-
		SO ₂	34.4	-
		H ₂ SO ₄	2.6	-
Turbine and Duct Buri	ner During Startup, Shu	itdown, and Maintenance		
GT-HRSG No. 1	Turbine/HRSG No.1 (168 MWe GE 7241 FA turbine with 500 MMBtu/hr Duct Burner)	NO _x	250.0	-
		СО	2,500.0	-
		PM	28.0	-
		PM ₁₀	28.0	-
		PM _{2.5}	28.0	-
		VOC	1.6	-

Project Number: 259100

Emission Sources - Maximum Allowable Emission Rates

Emission Point No.	Source Name (2)	AL C	Emission Rates	
(1)		Air Contaminant Name (3)	lbs/hour	TPY (4)
		SO ₂	34.4	-
		H ₂ SO ₄	2.6	-
GT-HRSG No. 2	Turbine/HRSG No.2 (168 MWe GE 7241 FA turbine with 500 MMBtu/hr Duct Burner)	NO _x	250.0	-
		СО	2,500.0	-
		PM	28.0	-
		PM ₁₀	28.0	-
		PM _{2.5}	28.0	-
		VOC	1.6	-
		SO ₂	34.4	-
		H ₂ SO ₄	2.6	-
Turbine and Duct Burn	ners			
GT-HRSG No. 1 and 2	Turbine/HRSG Nos. 1 and 2 (GE 7241 FA Turbine with 500	NO _x	-	767.0
		СО	-	597.9
	MMBtu/hr Duct Burner)	PM	-	233.9
		PM ₁₀	-	233.9
		PM _{2.5}	-	233.9
		VOC	-	13.6
		SO ₂	-	13.6
		H ₂ SO ₄	-	2.25
Fugitives	1			1
FUG	Piping Fugitives (5)	VOC	0.1	0.42

(1) Emission point identification - either specific equipment designation or emission point number from plot plan.

(2) Specific point source name. For fugitive sources, use area name or fugitive source name.

(3) VOC - volatile organic compounds as defined in Title 30 Texas Administrative Code § 101.1

NO_x - total oxides of nitrogen

- sulfur dioxide

- total particulate matter, suspended in the atmosphere, including PM_{10} and $PM_{2.5}$, as PM

represented

 PM_{10} - total particulate matter equal to or less than 10 microns in diameter, including PM_{2.5}, as represented

Project Number: 259100

Permit Numbers 39842 and PSDTX919 Page 3

Emission Sources - Maximum Allowable Emission Rates

particulate matter equal to or less than 2.5 microns in diametercarbon monoxidesulfuric acid ${\rm PM}_{\rm CO}^{}_{^{2.5}}$

H₂SO₄

(4) Compliance with annual emission limits (tons per year) is based on a 12 month rolling period.

(5) Emission rate is an estimate and is enforceable through compliance with the applicable special condition(s) and permit application representations.

Date: _____ February 28, 2017

Project Number: 259100